



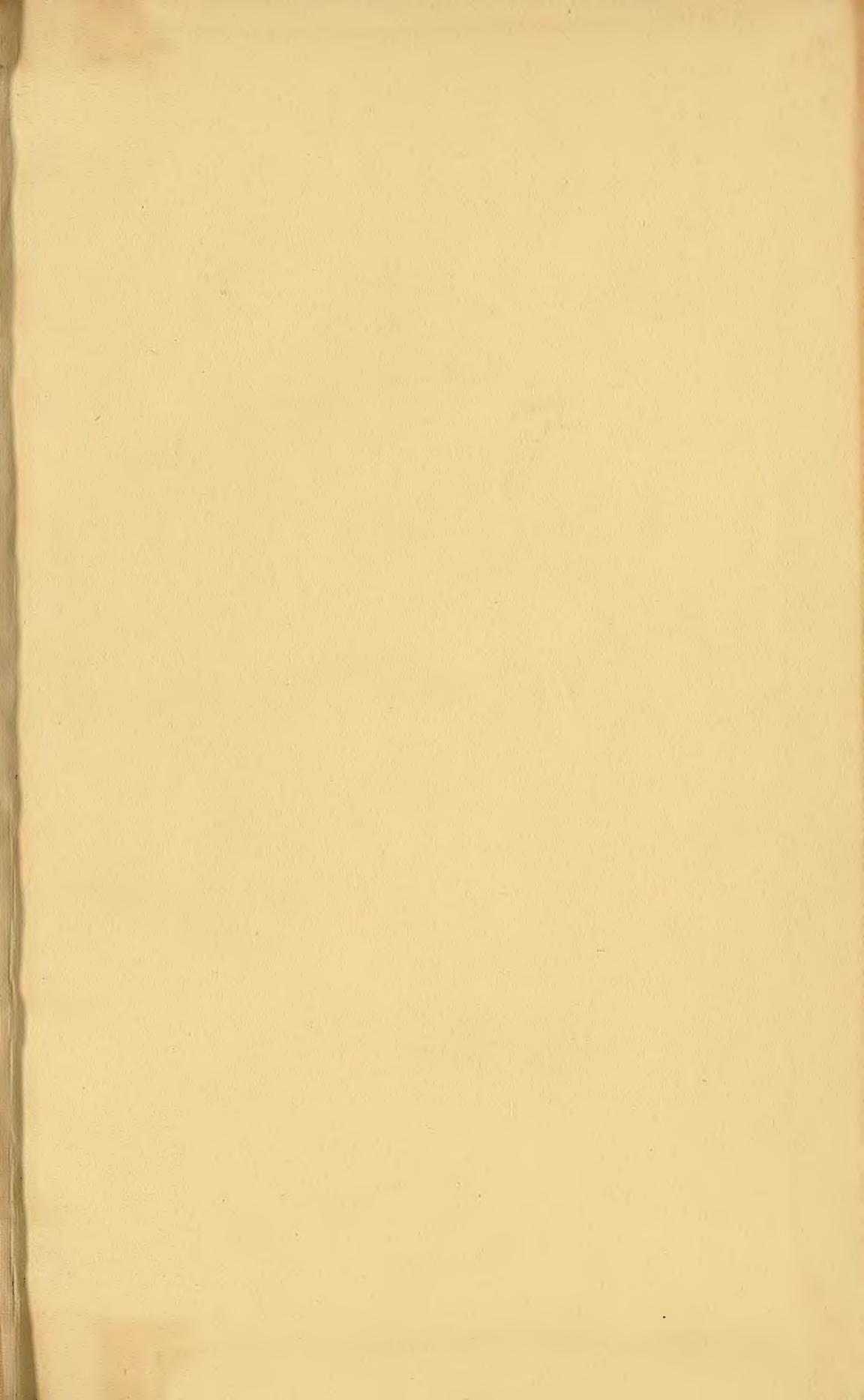
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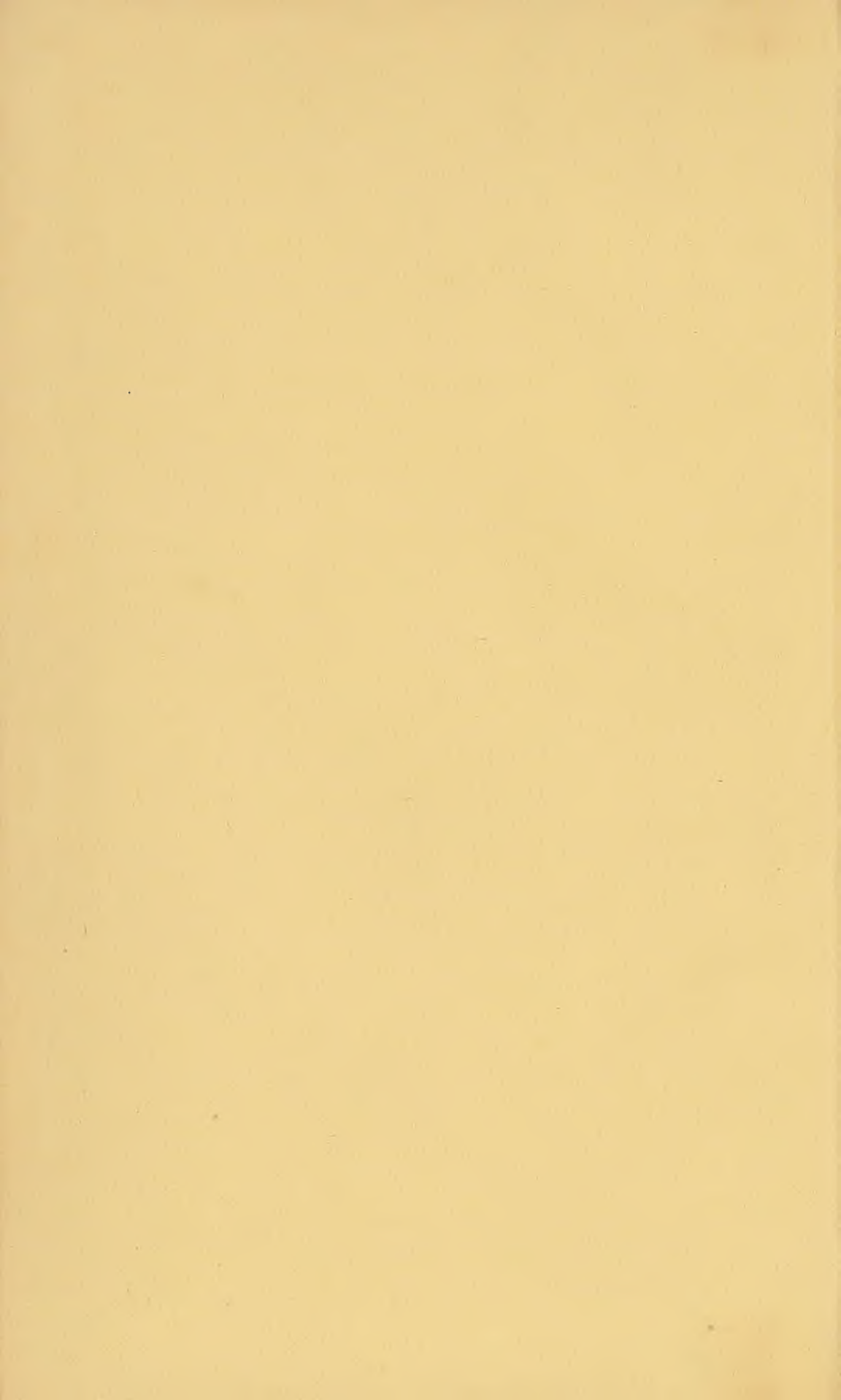
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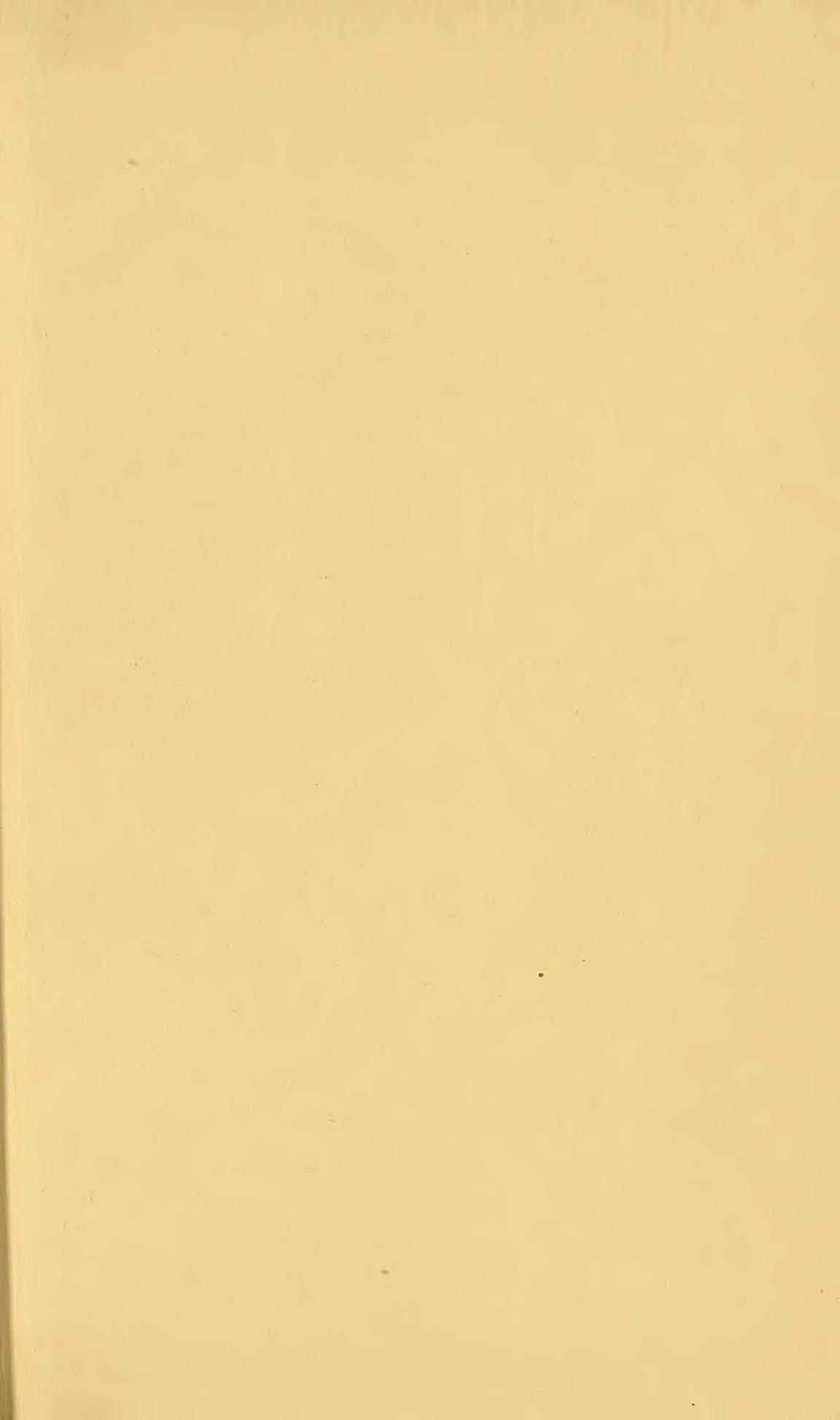
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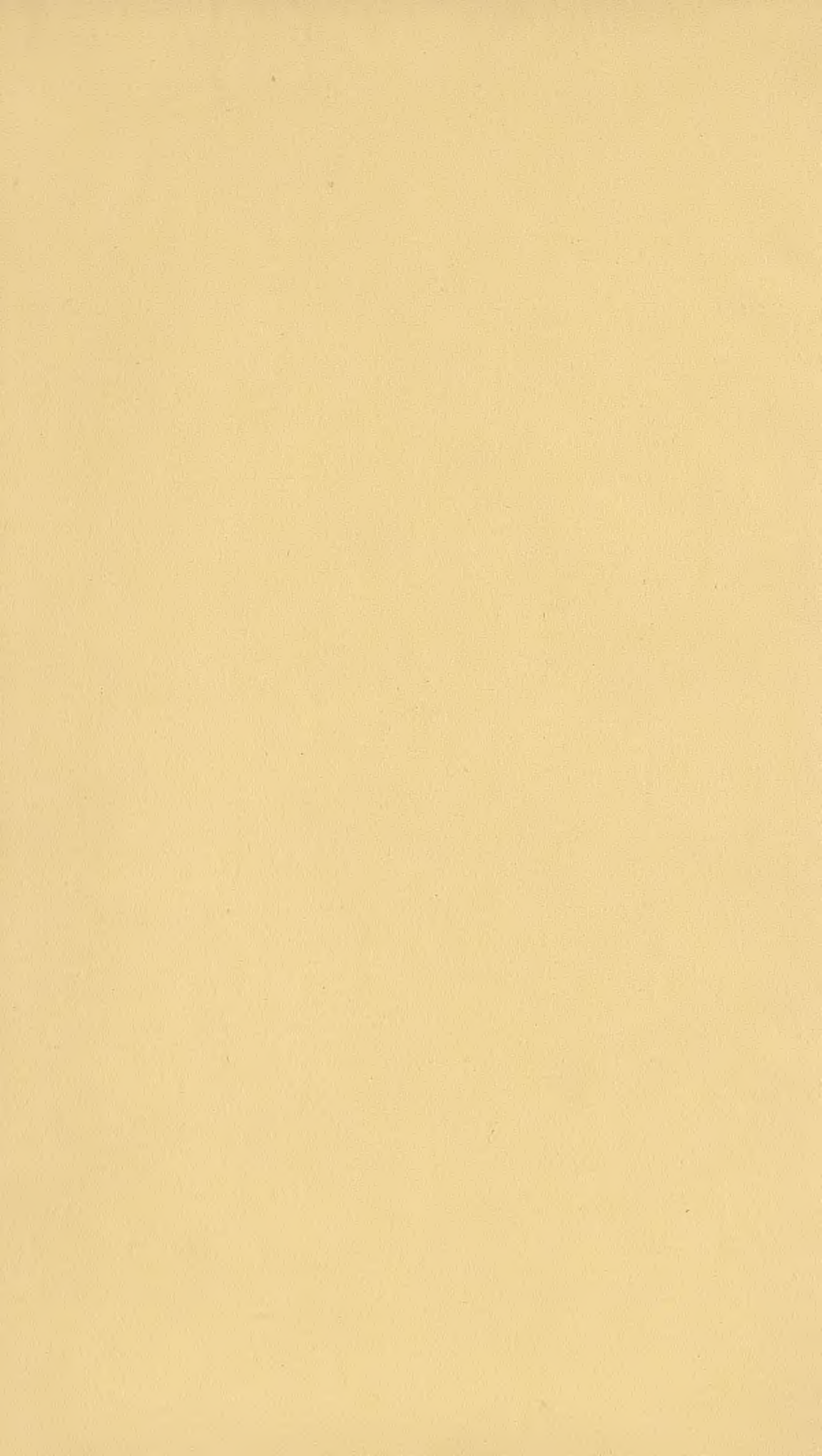
C.B.E., C.I., D.C.V.O.

September 1952









Parliamentary History.

VOL. IX.

Parliamentary History ENGLAND armamomary History.

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COBBETT'S

Parliamentary History

OF

ENGLAND.

FROM THE NORMAN CONQUEST, IN 1066,

TO

THE YEAR 1803.

FROM WHICH LAST-MENTIONED EPOCH IT IS CONTINUED

DOWNWARDS IN THE WORK ENTITLED,

"COBBETT'S PARLIAMENTARY DEBATES."

VOL. IX.

A. D. 1733-1737.

LONDON:

PRINTED BY T. C. HANSARD, PETERBOROUGH-COURT, FLEET-STREET:
FOR LONGMAN, HURST, REES, ORME, & BROWNE; J. RICHARDSON; BLACK,
PARRY, & KINGSBURY; J. BUDD; J. RIDGWAY; J. BOOKER;
J. RODWELL; CRADOCK & JOY; E. JEFFERY;
J. BOOTH; AND T. C. HANSARD.

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PREFACE.

THE present Volume embraces the period between the 4th of April 1733 and the 22nd of February 1737. The following are the Authorities from which the Materials are derived: 1. The Journals of the House of Lords. 2. The Journals of the House of Commons. 3. The Political State of Europe. 4. The Historical Register. 5. Timberland's History and Proceedings of the House of Lords. 6. Chandler's History and Proceedings of the House of Commons. 7. The Gentleman's Magazine. 8. The London Magazine. 9. Tindal's Continuation of Rapin's History of England. 10. Mr. Coxe's Memoirs of the Life and Administration of Sir Robert Walpole; together with the valuable Original Correspondence and Authentic Papers contained therein. And, 11. His Memoirs of Horatio, Lord Walpole.

In the Preface to a former Volume, notice was taken of the very careless manner in which Chandler had compiled his Collection, from the Periodical Publications of the day. Since that time, the Editor has met with innumerable proofs in confirmation of his assertion. In some cases whole Speeches, and in others whole Debates, are left out. Of the important Debate which took place in the House of Commons, on the 26th of February 1734, upon the Place Bill, nearly one half is omitted: and this omission has deceived Mr. Coxe into the assertion, that Sir Robert Walpole "did not use his influence on this occasion;" and that he did not even speak in the Debate, but contented himself with giving a silent vote, as he did on the Pension Bill: "* whereas, by a reference to page 382, it will be seen, that not only Sir Robert, but his brother Horace, spoke warmly in opposition to the proposed measure.

But in thus detecting the carelessness of Chandler, it is by no means intended to discredit the general accuracy of the Debates contained in his Collection. They are taken from the contemporary publications, such as the Historical Register, and the Political State of Great Britain; the authors of which were frequently supplied with notes and memorandums by members of parliament. From the year 1735, when the Debates were no longer published in the Political State, the speeches were given in the Gentleman's

^{*} See Coxe's Memoirs of Sir Robert Walpole, vol. ii, p. 253, 8vo edit. 1800. See, also, the Preface to that Work.

Magazine by Guthrie, and in the London Magazine by Gordon, both of whom attended in the gallery of the House, and received information from members of parliament.

Among the Walpole papers, Mr Coxe informs us, that he found Munutes of Sir Robert Walpole's speeches; and occasional Notes, taken by him in the House of Commons, of those of other members. In comparing those Minutes and Notes with the speeches in Chandler, he says he generally found the leading expressions preserved in the debates; which proves the authenticity of those particular speeches, and furnishes a strong presumption in favour of the rest.

From the 19th of November 1740 to the 23rd of February 1743, the debates in both Houses were compiled for the Gentleman's Magazine by Dr Johnson. With respect to the authenticity of these debates, great doubts have arisen.

Mr Boswell says, that "the debates in parliament, which were brought home and digested by Guthrie, whose memory was very quick and tenacious, were sent by Cave" (the proprietor of the Gentleman's Magazine) "to Johnson for his revision; and, after some time, when Guthrie had attained to greater variety of employment, and the Speeches were more and more enriched by the accession of Johnson's genius, it was resolved that he should do the whole himself, from the scanty notes furnished by persons employed to attend in both Houses of Parliament. Sometimes, however, as he himself told me, he had nothing more communicated to him, than the names of the several Speakers, and the part which they had taken in the Debate *."

Sir John Hawkins, however, would have us believe, that the speeches given by Johnson were wholly fictitious. He asserts, that Johnson "disapproved the deceit he was compelled to practise: his notions of morality were so strict, that he would scarcely allow the violation of truth in the most trivial instances, and saw, in falschood of all kinds, a turpitude that he would never be thoroughly reconciled to: and though the fraud was perhaps not greater than the fictitious relations in Sir Thomas More's Utopia, Lord Bacon's Nova Atlantis, and Bishop Hall's Mundus Alter et Idem, Johnson was not easy till he had disclosed the deception.

"The above-mentioned confession of Johnson," continues Sir John, "was the first that revealed the secret, that the Debates inserted in the Gentleman's Magazine were fictitious and com-

^{*} Boswell's Life of Johnson, vol. 1, p. 94, 5th edit. 1807.

posed by himself. After that, he was free, and indeed industrious in the communication of it; for being informed that Dr. Smollet was writing the History of England, he cautioned him not to rely on the Debates as given in the Magazine, for they were not authentic, but, excepting as to their general import, the work of his own imagination."*

Here Sir John Hawkins stops short and changes his subject. And it is greatly to be lamented that he does so, without first making us acquainted with the name of the person to whom Johnson disburthened his guilty mind, and "disclosed the deception." It is still further to be lamented, that Smollet, thus forewarned by Johnson, should be so shamefully unmindful of the sacred duties of an historian, as not only to quote from these "works of imagination," but to speak of them in terms of the highest eulogy. On the motion for an Address in the year 1740, "the Duke of Argyle," he tells us, " spoke with an astonishing impetuosity of eloquence, that rolled like a river which had overflowed its banks and deluged the whole adjacent country:" And in speaking of Lord Carteret's motion for an Address, beseeching his majesty to remove Sir Robert Walpole from his presence and councils for ever, he says, "the speech that ushered in this memorable motion would not have disgraced a Cicero. It was embellished with all the ornaments of rhetoric, and warmed with a noble spirit of patriot indignation. The Duke of Argyle, Lord Bathurst, and his other colleagues, seemed to be animated with uncommon feryour, and even inspired by the subject. A man of imagination, in reading these speeches, will think himself transported into the Roman senate, before the ruin of that republic."

To be serious: Is it probable that Smollet, or that any man, after he had been cautioned by Johnson, that the debates as given in the Magazines were not to be relied on, would have spoken of them in the above terms? That the whole story is a sheer invention, there is every reason to believe; and it is deeply to be regretted that Johnson, in lieu of the "Annales Ecclesiastici of Baronius and Hollingshed's and Stowe's Chronicles," did not bequeath his "strict notions of morality," and his "disgust at the "violation of truth in the most trivial instances" as a legacy to his biographer. †

Mr. Murphy, too, though he admits that few of the Collections of Parliamentary Debates can be justly regarded as much more authentic than Johnson's Orations, and notices, that they have received a just eulogy by the remark of competent judges, "how

† Ibid. p. 597.

^{*} See Sir John Hawkins's Life of Johnson, p. 123, 2d ed.t. 1787.

easy it was to assign to every speaker his proper speech without knowing the name," yet speaks of them as Dramas which "may be perused by the old who read for amusement rather than instruction;" and says, "it must be acknowledged, that Johnson did not give so much what the speakers respectively said, as what each ought to have said."

But, the real fact is, that the Debates prepared by Johnson are unusually authentic, and exhibit not only the sentiments delivered by the different speakers, but the very language in which they were expressed, in so far as that language was not offensive to the correctness of Johnson's judgment, and the classical elegance of his taste.

This fact, the Editor has ascertained by comparing Johnson's Debates with a most valuable Manuscript Volume of Debates in the House of Lords, in the hand-writing of Dr. Secker, Archbishop of Canterbury, who appears, from his own representation in the manuscript, to have first taken down Notes of the Debates in short-hand, and afterwards written them out at large.

This Manuscript is the property of the Editor. It begins with the report of two short debates in the year 1735*, which will be found at pages 885 and 915 of the present volume. The Manuscript then breaks off; but it recommences with the debate on the 2nd of May 1738 concerning the Right of navigating the American Seas; and continues, with little interruption, down to the year 1743.

By the incorporation of the whole of this Manuscript into the present work, the Editor will be enabled to exhibit a more full and faithful report of the Lords' Debates during the above period, than has ever yet been made public.

He is likewise in possession of several other authentic and unpublished manuscripts, which will add greatly to the value of his work; and he takes this opportunity of soliciting from those who may be desirous of contributing to the Parliamentary History of England during the very interesting times to which he is now approaching, the communication of any similar documents of which they may be possessed.

London, Panton-Square, Oct. 1, 1811.

^{*} In 1735 Secker was Bishop of Bristol. In 1737 he was translated to the See of Oxford.

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ARCHBISHOPS.

1715.	Archb	ishop of Canterbury	William V	Vake, transla	ited from Li	ncola.
1724.	York	#4000000000000000000000000000000000000	{Lancelot Exeter.	Blackburn,	translated	from

BISHOPS.

	271011	OE OF
1731. 1736.	Bishop of St. Asaph	Thomas Tanner. Isaac Maddox.
1727. 1734.	Bangor	Thomas Sherlock, Charles Cecil.
1727.	Bath and Wells	John Wynne.
1732.	Bristol	Charles Cecil.
1734.		Thomas Secker.
1731.	Chichester	Francis Hare.
1730.	Coventry and Litch-	Richard Smalbrooke.
1731.	St. David's	Nicholas Clagett.
1723.	Ely	Thomas Greene.
1724.	Exeter	Stephen Weston.
1731.	Gloucester	Elias Sydall.
1734.		Martin Beasen.
1723.	Hereford	Henry Egerton.
1729.	Landaff	John Herris,
1723.	Lineoln	Richard Reynolds.
1723.	London	Edmund Gibson.
1732.	Norwich	Robert Butts.
1715.	Oxford ************************************	John Potter
1728.	Peterborough	Robert Clavering.
1731.	Rochester	Joseph Wilcocks.
1723.	Salisbury	Benjamin Hoadley.
1723.	- + - + - Warehester	Richard Willis 2 1 .

	ops continue	
		Winchester Benjamin Hoadley.
		Worcester John Hough. Carlisle John Waugh.
		Chester Samuel Peploe. Durham Edward Chandler.
1 (20)	4	Duliban maintenant Euratu Chanuci.
		LORD HIGH CHANCELLORS.
1725.	1	Sir Peter King, knt. Lord Keeper, June 1.
1727.	*********	created Baron King of Ockham, and made Lord
1000		Charles Talket con November 20 (around Law that
1700.	410440174444	Charles Talbot, esq. November 29, (created I are a lbot, December 5.)
1000	* · ·	PRINCIPAL SECRETARY OF STATE.
1730.	May 8.	William, Lord Harrington, (afterwards Earl of Learnington,) vice Lord Townshend.
		SPEAKER OF THE HOUSE OF COMMONS.
1727.	Visitionini	Arthur Onslow, esq.
	CONMISSI	OVERS FOR EXECUTING THE OFFICE OF LORD HIGH
		TREASURER OF ENGLAND.
1730.	May 11.	Sir Robert Walpole, K. G. Chancellor of the Exchequer.
		George Doddington, esq.
		Sir George Oxenden, bart.
		William Clayton, esq. (afterwards Lord Sundon.)
15.95	May.	Sir William Yonge, K. B. Sir Robert Walpole, K. G. Chancellor of the Exchequer.
21000	2,111),	George Doddington, esq.
		Sir George Oxenden, bart.
		William, Lord Sandon.
		George, Viscount Malpas.
1736.	May.	Sir Robert Walpole, K. G. Chancellor of the Exchequer.
		George Doddington, esq. Sir George Oxenden, bart.
		William, Lord Sandon.
		Thomas Winnington, esq.
1878	F1- 20	MASTER OF THE ROLLS.
1717.	эту 134	Sir Joseph Jekyll.
•		ATTORNEYS GENERAL.
1733.		Sir John Welles, knt.
1737.	Jan. 26.	Sir Dodley Ryder, knt.
		Solicitors General.
1733.	Nov. 30.	Dudley Ryder, esq.
1737-		John Strange, eng. 18 a.t. on a 18 to 1 grant of or

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COBBETT'S

Parliamentary History.

GEORGE THE SECOND.

A. D. 1788.

THE Excise Bill BROUGHT IN.] April 4, 1733. The Excise Bill was brought in, and read a first time; after which, sir Robert Walpole, by his Majesty's command, acquainted the House, That his Majesty consented to their making such alterations as they should think fit for the public service, in relation to the subsidy on Tobacco then payable on account of his Majesty's Civil List. Hereupon it was objected, That some parts of the said Bill were not within the Resolutions of the House, pursuant to which the said Bill had been ordered to be brought in; and therefore it was moved, That the Bill should be withdrawn: but this passed in the negative, by 232 votes against 176: then a motion was made for adjourning, which likewise passed in the negative by 237 votes against 199: but at last it was resolved, That the Bill should be read a second time on the 11th instant, by 236 against 200.

April 5. A motion was made for printing such a number of copies of the said Bill, as should be sufficient for the use of the members of the House: but upon the question's being put, it was carried in the negative by 128 against 112.

Petition of the City of London against the Excise Bill.] April 10. The Lord Mayor, Aldermen, and Common-Council of the City of London, presented a Petition against the Excise-bill, setting forth:

That the Petitioners, on occasion of the Bill depending in this House, for repealing several subsidies and an Impost [VOL IX,]...

now payable on Tobacco of the British Plantations, and granting an Inland Duty in lieu thereof, presume, in all humility, to express to this House, as they have already done in some measure by their representation to their members, the universal sense of the city of London concerning any farther extension of the Laws of Excise: That the burthen of Taxes already imposed on every branch of Trade, however chearfully born, is severely felt; but the Petitioners apprehend, that this burthen will grow too heavy to be born, if it be increased by such vexatious and oppressive methods of levying and collecting the Duties, as they are assured by melancholy experience, that the nature of all Excises must necessarily produce: That the merchants, tradesmen, and manufacturers of this kingdom, have supported themselves under the pressure of the Excise-Laws now in force, by the comfortable and reasonable expectation, that laws, which nothing but public necessity could be a motive to enact, would be repealed in favour of the trade of the nation, and of the liberty of the subject, whenever that motive should be removed; as the Petitioners presume it effectually is, by undisturbed tranquillity at home, and a general peace so firmly established abroad: That if this expectation be entirely taken away; if the Excise-laws, instead of being repealed, are extended to other species of merchandize not yet excised; and a door opened for extending them to all; the Petitioners cannot, in justice to themselves, to the recruitates, tractemen, and mendfacturers of the whole kingdom, and to the general interest of their country, conceal their apprehension, that the most fatal blow, which was ever given, will be given on this occasion, to the trade and naviga-4.43

tion of Great Britain: That that great spring, from which the wealth and prosperity of the public flows, will be obstructed, and the mercantile part of the nation become not only less able to trade to advantage, but unwilling to trade at all; since no person who can enjoy all the privileges of a British subject out of trade, even with a small fortune, will voluntarily renounce some of the most valuable of those privileges, by subjecting himself to the laws of Excise: That the Petitioners are able to shew, that these their apprehensions are founded both in experience and in reason; and therefore praying, that the House will be pleased to hear them by their Counsel against the said Bill."*

* " The lord mayor of London, however, contrived to obtain a copy of the Bill, and laid it before the common council; who resolved to petition the House against the Bill, and prayed to be heard by counsel. The petition was pato mised by sir John Barrard, and ordered to he on the table; but their being heard by councel was over-ruled by a majority of 17; The next day similar applications were made from the towns of Nottingham and Coventry. The order of the day being then read, for the second reading of the Bill, Walpole moved that it should be postponed to the 12th of Jane: as it was generally understood, that the House would adjourn before that day, it was manifest that the minist it meant to abandon his scheme. This mode, however, of dropping it, did not please; they wanted it to be rejected with some seeme amma becsion, but though some bints were thrown out to that effect, yet the general ac ise of the House, which was incommonly full, was so apparent against it, that they did not think it prudent to make any specific mo-

" Many conjectures have been made on the motive which induced the minister to abandon his plan; but I find none so satisfactory as the dislike of counteracting the public opinion. The decline of his majority from 61 on the first, to 17 on the last division, affords no solution of his motives, for the intermediate questions were not of so much impogance as the first, and though some of his friends un boibte lly from a dread of encountering the fury of a misguided populace, retired for a time from the scene of contest, I do not find, that more than four joined the standard of opposition. Nor is it probable that the threat of further desertions alarmed the minister, because, if his partisans had resolved to abandon him, they would have united themselves with the opposition, and have formed a constant majority in the House against An accedete recorded by one of his friends, readers it still more probable, that his Hawdingness to carry any measure marked by popular disapprobation, was the true motive of has conductive going the the two to

DEBATE ON THE CITY PETITION.] This Petition being brought up and read at the table,

Sir John Barnard immediately rose up, and shewed how much the city and citizens of London, as well as all the other trading part of the nation, would be affected by the Bill for altering the method of raising the duties payable upon Tobacco, and how just reasons they had to insist upon being heard by their Counsel against it; and concluded with a motion for granting them leave to be heard by their Counsel, if they thought fit.

In opposition to this motion, sir Robert Walpole, Mr. Horatio Walpole, Mr. Win-

TOn the evening before the report, sir Ro. bert summoned a meeting of the principal members who had supported the Bill. It was very largely attended. He reserved his own opinion till the list but per ever ice was the una amous roice. It was urged that all taxes were obnoxious, and there would be an end of supplies, if mobs were to controll the legislature in the manner of raising them. When sir Robert had heard them all, he assured them, 'That he was conscious of having meant well; if at in the present is flatined temper of the penple, the act could not be carried into execution without an armed force; that there would be an ead of the iberty of England, if supplies were to be raised by the sword. If, therefore, the resolution was to proceed with the Bill, he would instantly request the King's permission to resign, for he would not be the minister to enforce taxes at the expence of blood.' [This anecdote is mentioned in " Historical Remarks on the Taxation of free States," on the authority of Mr. White, member for Retford, who lated in friendslap with sir Robert Walpole]

" Though the House did not rise, as was expected before the 12th of June, yet they adjourned over that day, so that the Tobacco bill was dropt, and the Wine bill was never brought forward. The defeat of this proposition was celebrated in London, and various parte of the kingdom, as a great national victory. Bonfires were made, effigies burnt, cockades were generally worn, inscribed with the motto of 'Liberty, Property, and no Ex-cise;' the Monument was illuminated, and every demonstration given of exuberant triumph and excessive joy. The university of Oxford gave into the same folly, and carried their rejoicings to a most indecent excess. gownsmen joined and encouraged the mob, jacobitical cries resonnded through the town, and three days passed in this disgraceful manner before the vice chancellor and proctors could restore tranquillity." Coxe's Walpole.

"Whitehall, April 19th, 1753. I have al-

nington, Mr. Talbot, sir Philip Yorke, sir William Yonge, and Mr. Henry Pelham, insisted, That it had always been the practice of the House, never to receive any Petitions, and much less to admit Counsel to be heard, against any Bill for imposing taxes upon the subject; for that if any such thing were to be admitted, it would be impossible ever to pass any such Bill, because there would be so many different petitions presented against it, by those who were to be subject thereto, that it would be impossible to hear counsel separately upon every such Petition, within the usual time of the continuance of one session of parliament: And that in refusing to admit Counsel to be heard, there could be no inconvenience, because every man, and every body of men, had their representatives in that House, who certainly

scheme of turning the Customs upon Tobacco and Wine into an Excise, and with the progress which a bill for this purpose, so far as relates to Tobacco, was a long the agh the House of Commons. Nothing certainly could be better calculated for a considerable improvement of the revenue, without laying any additional duties, but only by preventions the fractis (and perjury) too be paratry processed by dealers in those counce latters, we cheat the same time would have given an opportunity to take off the land-tax intirely. But the misrepresentations of this drigh, artial uspical weatherkingdom, bad raised so much dissatisfaction, that the sheriffs of the city of London, accompanied by some of the aldermen and many substantial merchants and traders, attended the House with a Petition from the common council against it: and there was reason to expect like deputations from many other corporations: so that, considering the trouble it would have given during the sessions, and the clara our that had been raised, it was thought advisable to drop it, in the manner that such proposals have usually been as were intended for the public good, but, from unforeseen accidents or other circumstances, proved unseasonable, or difficult to be put in execution. It was accordingly mixed yesterlast, by the same brought in the bill, to adjourn the second reading of it to the 12th day of Jone next, before which time, in all probability, the parliament will rise; upon which the opposite parts, to so courses, for p sed the rejecting the ad Net, the agree for bringing this to a question met with encouragement instead of any opposition, they did not think fit to put it to the vote, being sensible how great a majority would have appeared against them in so full a House as there was upon this occasion: and so the first motion, for putting off the reading of the bill, was carried without any division." De la Faye to the ourl of Waldegrare. Coxe's Walpule."

would represent their case to the House, if any particular hardship was to be put . pon. there by . ny but then before the House.

In answer to this, Mr. Sandys, Mr. Gibbon, Mr. Bootle, Mr. Pulteney, sir William Wyndham, Mr. Walter Phuner, Mr. Heathcote, and Mr. Wyndham re-plied, That the House had never pretended to any general custom of refusing Petitions, except against those bills which were called Money-Bills, that was to say, such bills as were brought in for raising mosey for the coneat service of they are and that even as to them there were many precedents, where the House had admitted the parties, whom they thought to have a real interest therein, to be heard by their counsel against the passing of such a bills: That the admitting of counsel even in such cases could never prevent the passing of such bills, because the House could always order all parties petitioning to be heard at one time; and could give such directions, that it would never take up many days to hear every thing, that could be objected by every one of the parties petitioning: That though every part of the nation had their representatives in that House, yet it was well known, that speaking in public was a talent that every man was not endowed with, from whence it might happen, that the particular persons, or part of the nation, to be aggrieved by what was passing in the House, might not have any such members as were proper to lay their case fully and clearly before the House; and that therefore, even as to Money-Bills, it was proper to admit parties to be heard against them, when it appeared that they were very particularly interested therein: And that as to the case then before them, there was not the least pretence for refusing the desire of the Petition, because the Bill, against which it was presented, was no Moneybill; for it was granted by the advocates for the bill; it was even insisted on as the greatest argument for it, that there were no new duties to be imposed; that it was a bill only for altering the method of collecting the taxes already imposed; and therefore it could never be pretended, that there was any practice or custom of the House for refusing to admit parties interested to be heard against such a bill: That if there had been such a custom introduced, it ought not to be observed, especially when such a considerable body, as the lord may or, aldernien, and con mon

council of the city of London, come with several days during the session, in the an humble Petition to be heard against a Court of Requests, and other avenues to bill, which they thought would not only the House, and that they themselves and be highly injurious to them in particular, several other members of the House had but destructive of the trade and commerce of the whole nation.

In this debate there were many precedents brought by Mr. Sandys, Mr. Gibbon, and Mr. Bootle, where the House had received Petitions, and admitted counsel to be heard against Money-Bills: by sir William Yonge, and Mr. Winnington, where the same had been re-fused. Then the question being put, for allowing the Petitioners to be heard by their counsel against the bill, it was carried in the negative, by 214 against 197. After which it was ordered, that the said Petition should lie upon the table, until the said bill should be read a second time.

April 11. A Petition of the mayor, aldermen, and common council of the town of Nottingham, against the Excise-Bill, was presented to the House, read, and ordered to lie upon the table: after this a Petition of the city of Coventry was presented to the House, read, and likewise

ordered to lie on the table.

Sir Robert Walpole moves for putting off, for two months, the second reading of the Excise Bill. Then the order of the day being read for the second reading of the said Bill, the Serjeant at Arms was ordered to go into the Court of Requests and the other usual places, and summon the members there to attend the service of the House; and he being returned, instead of reading the Bill a second time, a motion was made by sir Robert Walpole, That the said Bill should be read a second time upon the 12th of June. Though, by this motion, it evidently appeared that the Bill was designed to be dropt; yet some members, who had from the beginning appeared strenuously against it, were for having it rejected: but this proposition did not come to a question, so that the first motion was agreed to without opposition.

Complaint made to the House by several Members, who had voted for the Excise-Bill, of their being insulted by the Populace.] April 12. Complaint was made to the House by several members, who had voted in favour of the Excise-Bill, that a tumultuous crowd of people had been assembled together the night before, and been, in their return from the House, menaced, insulted, and assaulted, by a tumultuous crowd of people in most of the passages to the House.

Hereupon it was resolved nem. con. 1. "That the assaulting, insulting, or menacing any Member of the House, in There were likewise precedents brought | coming to or going from the House, or upon the account of his behaviour in parliament, is an high infringement of the Privilege of the House; a most outrageous and dangerous violation of the rights of parliament; and a high crime and misdemeanor. 2. That the assembling and coming of any number of persons in a riotous, tumultuous, and disorderly manner to the House, in order either to hinder or promote the passing of any Bill, or other matter depending before the House, is an high infringement of the Privilege of the House; is destructive of the freedom and constitution of parliament; and an high crime and misdemeanor. 3. That the inciting and encouraging any number of persons to come in a riotous, tumultuous, and disorderly manner to the House, in order either to hinder or promote the passing of any Bill or other matter depending before the House, is an high infringement of the Privilege of this House; is destructive of the freedom and constitution of parliament; and an high crime and misdemeanor."

Then it was ordered, I. " That the members for the city of London, do signify the said Resolutions to the lord mayor. 2. That the members for the county of Middlesex, do signify the said Resolutions to the sheriff of Middlesex. 3. That the members for Westminster, do signify the said Resolutions to the high bailiff of Westminster."

The Excise Bill relinquished.] April 13. This being the day appointed for the House to resolve itself into a Committee of the whole House, to consider farther of the most proper methods for the better security and improvement of the Duties and Revenues, then charged on and made payable from Tobacco and Wines, a motion was made, for the House to resolve itself into the said Committee, on the 14th of June; and the question being put on the said motion, it was resolved in the alignative, by 118 against 76. By this

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Resolution, that part of the Excise-Scheine, which related to the Duties on Wines, was entirely laid aside.

A Committee of 21 Members appointed ' to inquire into the Frauds of the Customs.] April 19. Upon the motion of Mr. Perry, the House resolved, nem. con. That a Committee be appointed to inquire into the Frauds and Abuses in the Customs. Then it was farther resolved, That the number of the said Committee be twentyone, to be chosen by ballotting.

A Petition from the Dealers in Coffee, Tea, and Chocolate, against the Excise-Laws, relating to those Commodities.]
April 20. A Petition of the druggists, grocers, and others dealing in coffee, tea, and chocolate, was presented to the House, and read; setting forth, " That by an Act of the 10th year of King George L intitled, ' An Act for repealing the duties therein mentioned, payable upon coffee, &c. imported, and for granting certain inland duties in lieu thereof, &c.? the Petitioners were made to hope, that the duties arising from the said commodities would be better secured, and the interest of the fair trader better supported: but that the Petitioners had found themselves, from fatal experience, subjected to laws most oppressive and injurious to trade; were deprived of the privilege of Juries; subjected to the judicial determination of commissioners, and to the inquisition and inspection of persons unknown to them, who entered their houses at pleasure, and to whom they were made accountable for all their dealings; and after having paid duty for their goods, had not liberty to sell the same without permits from the officers of excise, expressing the names and places of abode of the buyers and sellers; to the great damage of the petitioners, and the exposing the extent and circumstances of their trade to the said officers, and to whomsoever they thought fit to communicate the same; were subject to severe forfeitures for errors or neglect of entries in their books, which were absolutely unavoidable; and were moreover, by a clause in an act of the 11th of king George L. liable to be examined upon oath touching the entries in their books, and in case of neglect or refusal were subject to heavy fines: That by these grievances the petitioners, as they conceived, were in a said, that the ministry durst not stand the inworse condition than any of his Majesty's query into tack they had laid down as the

subjects; and that the clandestine importation of tea was never at a greater height than at the present time, to the prejudice of the revenue, and the ruin of the fair traders, who only were subject to those oppressive laws; therefore praying that the House would give them such relief, as to their great wisdom should seem meet."

Then a motion being made, and the guestion put, That the Petition be reierred to a Committee of the whole House; it passed in the negative, by 250 against 150.

Names of the Committee appointed to inquire into the Frauds of the Customs.]
April 25. The lord Vere Beauclerck reported the names of the Committee, anpointed to inquire into the Frauds and Abuses in the Customs, viz. sir John Cope, bart. Mr. Clutterbuck, sir William Clayton, bart. Mr. Stephen Fox, Mr. Edgcombe, Mr. Henry Pelham, sir John Heathcote, bart. sir Philip Yorke, Mr. Clayton, Mr. Anthony Lowther, sir George Oxenden, bart. Mr. Talbot, gen. Wade, Mr. Campbell of Pembrokeshire, Mr. Duncan Forbes, sir Tho. Frankland, bart. Mr. Winnington, lord Hervey, Mr. Doddington, Mr. Horatio Walpole, and sir William Yonge, bart, every one of whom had voted for the Excise-Scheme: but there having been two principal lists prepared on this occasion, the following are the Names of those Members who were proposed on the contrary side, every one of whom voted against the Excise Scheme. Mr. Walter Plumer, sir John Barnard, Mr. Gibbon, Mr. Palmer, Mr. Sandys, lord Limerick, lord Morpeth, Mr. alderman Perry, Mr. William Pulteney, Mr. H. Furnese, sir Edward Stanley, bart. Mr. Thomas Wyndham, sir Francis Child, knt. Mr. Robert Dundas, sir William Wyndham, bart. Mr. George Compton, Mr. Edmund Waller, Mr. Edward Harley, Mr. William Noel, sir John Hynde Cotton, bart. sir Thomas Saunders Seabright, bart.*

^{* &}quot;Whitehall, April 26, 1789. I have already given your excillency an account of the proposal made in the House of Commons by the opposite party for a committee to be chosen by ballot, to inquire into Frauds in the Customs. They thought they had thereby brought the court into this dilemma: if the in the read from rejected, it would have been

REPORT OF THE COMMITTEE OF THE HOUSE OF COMMONS RELATING TO THE CHARITABLE CORPORATION.] April 27. The Commons proceeded to take into consideration the Report from the Committee, to whom the Petition of the Pro-

principle upon which the Excise bill was to be founded; if it was carried that a committee should be chosen by lafletting, the gratiemen in opposition have given out so often, that those who voted for the court did it against their it is entiments, merely for self interest, that they had talked themselves into a belief of it, and had great hopes that a committee, chosen in this manner, would have been to their mind; and then it is easy to guess how this inquisition would have been managed, and that they would have carried it higher than to the merchants and the officers of the customs, who have so near a relation to the treasury.

" On Tuesday the ballot came on: a matter indeed of greater consequence than even the Excise Bill itself. Every member was to give his vote, as it were in the dark, left intirely to follow his own natural inclinations, or if you will have it so, the opinion he might have of the duration of the present ministry, after such a shock as the affair of the Excise might be thought to have given it. Both sides acted a manly part in one respect: their respective lists did not contain names of any whose affections either way might be doubted, but all staunch men and the chief of their party, such as Mr. Pelham, Mr. Walpole, Mr. Attorney and Mr. Solicitor General, on one side; sir William Wyndham, Mr. Pulteney, Mr. Sandys, and sir John Barnard, on the other sine, who did not even leave out alderman Perry, though his concern in the tobacco trade might make him be looked upon as not a very proper examiner in such a cause. The event was, that the court list, as it was called, was carried by a majority of 85. And so well did those who voted it stick by one another, that of the 21 chosen, he that had most votes for him (which were 294) had but 10 more than him who had least. The highest number of the opposite list was 209, and the lowest 191; so there were 18 men of their party, and but 10 of the court, that did not put into the glass plum-lists, that is, vote for every one of the persons recom-mended to them. As this committee will now literally answer the end of their being appointed, there are materials ready for them, which had been collected on account of the Excise Bill. We now look upon all the troublesome part of the sessions to be over, and hope for a speedy conclusion of it." De la Faye to the earl of Waldegrave: Coxe's Walpole.

"Notwithstanding Walpole's defeat, the opposition still laboured under two gross mistakes: the first was, that many members who promoted the B.ll, had voted in contradiction to their real so many from self interest; and would present in the number and consequence of these peers

prietors of the Charatable Corporation for relief of industrious Poor, by assisting them with small sums of money, upon pledges, at legal interest, assembled in a general court, was referred. And the said Report was read, as follows:

the second, that the King did not cordially support the minister, but waited only for a favourable opportunity of removing him. They is dethe mortification however to be fully undeceived in these opinions. A sufficient proof that they had undervalued the number of those members who were attached to the minister soon appeared, upon a motion for appointing by ballot a committee to enquire into the Frauds in the Customs. This proposal was intended to reduce the minister to a dilemma. If it had been rejected, it would have been said, that he durst not stand an inquiry into the facts which he had laid down as the principle on which the Excise Bill was founded: if it was carried, great hopes were entertained, that in chusing a committee by ballot, many of those members who they believed had supported the minister from a dread of incurring his displeasure, would venture to give their votes in favour of their list, in preference to the court list, when it would not be known for which list each particular person gave his vote. No opposition being made, a ballot took place, and a warm contest ensued; each side acted an open and manly part. Their respective lists contained the names of those only who were staunch friends, and the court list was carried by a majority of 85. This decisive victory put an end to the efforts and hopes of opposition for this

session of parliament. "They were no less undeceived in their opinion, that the King did not cordially support the numster. Some persons of gire t consequence, had also about this period joined oppestion, and this deliction was increased from an idea which generally prevailed, that the credit of Walpole was declining, and his disgrace certain. In the House of Peers, the opposition which had been rendered formidable by the junction of lord Carteret, was considerably increased by the detection of several who enjoy-ed very profitable posts under the crown: The earl of Chesterfield, lord steward of the houshold, the earl of Burlington, captain of the band of pensioners, lord Clinton, lord of the bed chamber, and three Scotch peers, the duke of Viontines, keeper of the great seal, the earl of Stair, vice admiral, and the earl of Marchmont, lord register. To these were added to a Cobham, conact of the king's regiment of th horse, and the duke of Bolton, colonel of the King's regiment of horse guards. Many of the so had influenced their friends in the House of Commens, and partier larly the three brothers of lord Chesterfield, had voted against the Excise Bill. It was generally believed, that the number and consequence of these peers REPORT, from the Committee to whom the Petition of the Proprietors of the CHARITABLE CORPORATION, for Relief of industrious Poor, by assisting them with small Sums upon Pledges at legal Interest, assembled in their General Court, was referred.

Your Committee proceeded, in the first place, to inquire what loss had been sustained by this Corporation, and find, that by a Report made from a Committee to this House, the last session of parliament, the loss was computed to be on the 15th day of February, 1731, 421,8251. 6s. 9\frac{1}{2}d. that by a Report made to this House this session, by the commissioners appointed by an act passed in the last session, intituled, \(^c\) An Act for appointing Commis-

remove them, and that the King would not consent to their dismission or resignation. the event proved otherwise. Go the 14th of April the Excise Bill was abandoned; and on the 13th, as the earl of Chesterfield, in company with lord Scarborough, was going up the great stair-case of the palace at St. James's, he was informed by a servant of the duke of Grafton, that his master wanted to see him on business of the greatest importance; on returning home the duke of Grafton waited on him, and acquainted him that he was come by the King's command to require the surrender of the white staff, which was immediately delivered. dismission of Chesterfield was followed by the removal of Montrose, the earls of Stair, Burlington, and Marchmont, and lord Clinton. The resentment of the minister was carried so far, that lord Cobham and the doke of Bolton were even deprived of their regiments

"The authority of the minister was also fully proved by the nomination of his confidential friends to the vacant offices, among whom the earl of Ilay was most conspicuous. His son, lord Walpole, was also made lord lieutenant of the county of Devon, in the room of lord Clinton, and all doubts of his superior influence in the cabinet, were removed by the appointment of sir Charles Wager to the office of first lord of the Admiralty, vacant by the death of lord Torrington, which took place in June. His power on this occasion was far more evident, because there was ne instance, since the accestion of the House of Brunswick, that a commoner was raised to that high office, and because George the Second had a strong predilection for persons of rank, and had often been informed, that the family of sir Charles Wager was not sufficiently distinguished." Coxe's Walpole,

sioners for taking, stating, and determining all the claims and demands of the creditors of the Charitable Corporation, the loss is stated to be 487,895l. 14s. 102d. to make good which, there appears to be by the said Report, only 36,411l. 0s. 3d. besides what might be expected from the effects of George Robinson and John Thomson, (which as stated by the said Commissioners, will produce nothing) and the securities of William Tench and Jeremiah Wainwright, late cashiers to the said Corporation.

The reason of the loss appearing greater this year than the last, your Committee apprehend, is owing to the difference between the valuation of the goods pledged, and what they sold for; the expences of the Corporation since that time; and the insufficiencies of the securities of George

Robinson and John Thomson.

Your Committee directed the accomptants of the said Corporation to lay before them a state of their debts and effects to the 28th day of March 1733, by which it appears, that the loss sustained by the said Corporation on the said day, was 487,895l. 14s. 10\frac{1}{4}d. to answer which there remains in money and effects 34,150l. 13s. 1\frac{1}{2}d.; so that the net loss to the said Corporation is 458,745l. 1s. 9\frac{1}{4}d., except what may be recovered of the effects of George Robinson and John Thomson, and the securities of the officers; of which your Committee can make no estimate.

Your Committee find, that by their charter dated the 22nd day of December, 1707, they were impowered to raise a fund not exceeding 30,000%, and to lend out the same for relief of industrious poor, upon goods, wares, pawns, and pledges, as should be desired; that by three subsequent licences, the said capital was increased to 600,000%.

Your Committee then proceeded to inquire, by what arts, means, and contrivances, this Corporation could possibly be defrauded of so large a sum: And find,

That, by the Charter, seven persons were appointed a committee to manage the affairs of the said Corporation, subject to the controll of a general court.

That, till the 26th day of October, 1725, little business was done; but, on the said day, a new committee was chosen, consisting of sir Robert Sutton, sir John Meres, Dennis Bond, esq., Archibald Grant, esq., (now sir Archibald), Joseph Gascoigne, esq., sir Fisher Tench, and W. Oaker, esq.

General Court the 2nd day of November, 1725, the said Committee took upon them (contrary to their Charter) to appoint officers, and to make orders for the direction and management of their affairs, without communicating the same to, or having the approbation of general courts; and that though an oath was appointed to be taken by the several officers, it does not appear the same was ever administered by the Committee to any of them.

That, on the 7th day of April, 1726, eleven persons were chosen by the General Court, to be assistants to the Committee; and on the 5th day of May, 1726, the powers given to the assistants as reported from a court of Committee, were

agreed to.

Your Committee observe, that these persons were chosen, and continued to act with equal authority with the Committee, without having any warrant by their Char-

ter for so doing.

That, on the 18th day of November, 1725, John Thomson was chosen by the said Committee chief warehouse-keeper to the said Corporation at the house in Fenchurch street; and soon after an assistant warehouse-keeper, and a sufficient clerk, were appointed, and Mr. Clarke was chosen surveyor of the warehouses.

That, on the 13th of May, 1726, Mr. Clarke, the surveyor of the warehouses, was ordered to give an account of his particular observations on each parcel weekly

to the Committeee.

That on the 20th day of May, 1726, Mr. Clark, surveyor of the warehouses, was desired to bring in his observations in writing, upon the insufficiency of the value of some of the pledges, upon which money had been lent at the house in Fenchurch Street, in the same method he had made them on the pledges at the house in Spring Garden; but instead thereof, your Committee observe, at the request of Thomson, warehouse keeper of the said house, he was soon after removed, and Richard Woolley and Thomas Warren (creatures of the said Thomson) were appointed assistants to him.

to the accomptant (a person who had lie notice first given thereof; and if, upon given good security) a key of the ware- such auction, there remain a surplus of house was to be left with him; but, at the money more than will pay the principal request of Thomson, it was taken from and interest, and reasonable charges, it him, and left with the meanest officer of shall immediately be paid to the prime the Corporation.

The Charter directs the sended pledges can heaven a rest to the

That under colour of a Resolution of a to be entered in a book, to be viewed gratis, and kept and preserved by the warehouse keeper for that purpose; that the Corporation should keep one or more register or entering book, wherein should be fairly written the names, natures, kinds, and quantities of such goods, pawns or pledges, as shall be brought by any borrower to be pawned; and that such goods should be carefully preserved and kept by the warehouse keeper or warehouse keepers in convenient warehouses or places within the Bills of Mortality; and that a reasonable value of such goods shall be agreed and settled by and between the borrower and warehouse keeper, whereby it may appear, that such goods are a sufficient security for the sum lent upon the pledge, together with the interest that should grow due.

That such warehouse keeper should. from time to time, give notes in writing to every borrower, expressing and describing the afore-mentioned to be the agreed value of the goods so pledged, and also mentioning the sum of money which should be then lent upon such goods; and that all notes so given to such borrower as aforesaid, should be entered in some book to be kept for that purpose, by the book

keeper of the said Corporation.

That after such note should be so made. the borrower shall bring such note to the cashier of the said Corporation, who shall file the same, and pay the money, and also give another note for and on the behalf of the Corporation, to the borrower, intitling him, or the bearer of such notes, to the redemption of the goods so pledged, upon repayment of the principal money and in-

That when any horrower shall offer to pay the money lent to him, and interest as aforesaid, he shall deliver up his note given to him by the cashier, and take back the note that shall have been first given by the warehouse keeper, with a recent thereon indorsed, for what goods shall be then re-delivered, the borrower

shall have his goods again.

That as often as goods, by failure of redemption, shall become forfeited, they That, by the general Instructions given should be sold by way of auction, and pubowner or bearer of the note given by the

. That, by their charter, the said Corpo- ! ration is prohibited from giving out, or isming under their common seal, any Bills or notes except such no essert all her iven by the cashier of the said Corporation, for moneys to be lent by them upon goods to

be pawned, as aforesaid.

To avoid which, a method was contrived of making beat o aspledges, ter a pretence of issuing notes; and to facilitate the same, notwithstanding an order formerly made, that no sum above 1,000% should be lent upon any one pledge in Fenchurch Street, it was resolved, that any of the Committee or assistants should be impowered to authorise, by any writing under his hand, the officers of the house in Fenchurch Street, to lend more than 1,000% upon one pledge, at any time when the necessity of the borrower does require it, or he shall see other sufficient cause to do it: and zoon after it was ordered, that Mr. Thomson may lend as far as 2,000% on any pledge, and any farther sum, with the approbation of the Committee.

It was likewise ordered, that all borrowers might negotiate their business with this Corporation, either by themselves or brokers.

By these contrivances, your Committee observe, the whole business fell into the hands of a few brokers, and chiefly Woolley and Warren; and large sums of money were soon drawn out, which, if it had been to have been lent in small sums of money, pursuant to their charter, and in the names of the real borrowers, it could never have happened without being immediately observed by the whole Committee and assistants.

That although an order was made, That the Committee of accounts do inquire into all pledges made to this Corporation, and that they make a report relating to redemptions, or goods remaining in the warehouses, with all incidents attending

the same;

And that although an order was likewise made, That an account of all the pledges made to the Corporation he entered in a book, to be always laid upon the table, when the committee of accounts, or the gentlemen that attend at the house in London for each day respectively, do meet there; that the dates of the times when each pledge is taken in, and place where the same is deposited; and also, that the several redemptions and renewals, from time to time, be particularly set forth in the said account: yet neither of these orders were complied with,

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Your Committee find, that, contrary to the prohibition in the charter, the Committee and assistants of the said Corporation executed first a deed with Thomas Jones, for circulating their notes, and afterwards another with George Robinson for the like purpose, which proceedings encouraged them to issue notes to the amount of 101,115l. although the goods remaining in the warehouses on the 16th of October. 1731, did not amount to more than 40,000%

A. D. 1735.

That when the notes began to lose credit, they ordered bonds to be coined and issued in exchange for them, without enquiring or examining whether the said notes had been issued on pledges; by which proceedings, a great part of the debt

has accrued.

And that the said Committee and assistants have advised the general courts to declare large dividends, without having cast up the books, or examined their accounts, or considered their profits, and without having ever inspected their warehouses, to see whether they had any pledges for the several large sums of money lent; and sometimes, without having seen any account whatsoever.

John Thomson, late warehouse keeper to the said Corporation, being examined in the most solemn manner, touching the frauds, imbezzlements and breaches of trust, which had been committed by those concerned in the care and management of the affairs of the said Corporation, said, that although, by the petition to his late Majesty in 1728, for an augmentation of the capital of the Charitable Corporation for relief of industrious poor, by assisting them with small sums upon pledges, at legal interest, it was alledged, that they had completed their fund of 100,000% and lent the same upon pledges; yet, in reality, neither the one or the other was true; for it does appear by the books of the Corporation, that the fund was not near completed, and the amount of pledges, both real and fictitious, came much short of the said

That though there was an oath settled to be administered to the several officers of the Corporation, yet the same was nevertendered to him.

The Examinant being asked, If he never had any cheque upon him, said, but one, as he remembers, and that was, Mr. Clarke, the surveyor, with whom he had some difference; but without any views of making use of the company's money : but that if he had been continued, no receipts on fictitions certificates could have been given; yet he does not know that the di-charging of Mr. Clarke, the surveyor of the warehouses, was a concerted thing, or done with any view of pursuing the measures that were afterwards entered into, and accas.oacd the Company's great loss.

The Examinent, being asked about the key of the warehouse being taken in in We nwright the accomptant, said, Warm wright desired the same might not terrain. with him; but that Wamwright was not concerned in any measures with the 12xa-

minant.

That Lovell had a key of the warehou e some time, and the same was taken from him, upon his happening to be sent of an errand, when a person came to redeer this goods, and was obliged to wait some hours for his return, which inconveniency the Examinant represented to the Compiles; and that, about the sauae time, money was ·lent upongoods mother warehouses, where, for the sake of the merchants character, he could not have a key, which was an argument the Examinant likewise used with the Committee against the same, but he does not remember the order for Lovell to have the key, was ever recalled.

That whilst the order subsisted for the accomptant to keep the keys of the warehouses, jointly with the warehouse keeper, some pledges were winting at the licuse in Spring Garden, upon Mr. Rock, warehouse keeper of the said house, leaving the service of the Corporation, about Midsummer 1729, which, to the best of his remembrance, was pretended to be on account of some private delt, of his own. And Mr. Burroughs, one of the committee for managing the attack of the said. Corooration, was the sole person appointed to lonk into the affairs of that howe, in which be desir dathe Exami ant's assistance: and after they had expanded the some, and, y great deficiency was found, there not being so many pledges as stood on the books, thereupon, it was resolved by the five partners , vi . S · Archibald Grant, bart, one of the Committee for managing the a" irs of the stall Corporation, eaglan William Burroughs, one of the said Committee, William Squire, one of the assistants, George Robinson, circulating cesle a to the said Corporation, and the Exam and, who was warelous keeper at the rask on Lawrence Pountney Hill, to discharge redemption of the pletters wanting, or to

make good the pledges, upon which more money had been lent than they were worth, and others, that were so much damaged for want of care, that they did not seil for so much money as was lent upon them. Hat the reason why they and this, was, has the profit at on of it at the board or a general court, hould draw an inquiry into the state of the alla'rs of the house on Lawrence Positney Hill; and this vas in part executed, and the rest resolved to have been done when they were unles

The Examerant further said, That though the rature of the octeazances given to the borrower, the bili of sale tak in from ham, and the certific ites given to him by the warehouse he her, and the receipt taken ther on tom him by the casher apon paving him the money, and also the blank for the accompt to be made up by the accomptant, in an the borrower's coming to redeem lis goods, the recept to be take a by the cashier for the money upon the back of the warehouse keeper's certimeate, and the receipt upon the back of the bill of sale to be taken by the warehouse keeper from the borrower upon de ivering the goods, were well adapted to the basines, yet they were not regularly observed, and he does not remember, that ever any of them were called for by the committee or assistants to be examined, except the usteazances, and those but latterly. That the business of the Corporation was not observed or followed according to the methods and forms presented by the charter, or other use, in any of the of the by the offers; and that, he has been been ance, he not or year id and illede in his oun of a, m somethod have latte where a later than who for a fact ne ar of the recent of the research of M. Terry, and by the red and recent demoner The last of early are in the real reportion reach because the teem so to car op accours, in a dough down in a d rate share, at me & been taken not in the every new ten infled content . I lit that learns as construction of the and the characterists of the part of to Mr. Squire, in prainciller, in conversation (who vis private the effect that the of the cest) dat neiling has a general afatoathat privately by money to be pull not the fitting, and it is, preceeding it in the real hands of the eachier, to be applied for the all intage they add of the money to pt then quiet, but deale their dread doing

any thing that should lessen it. That the examinant had seen several of the gentlemen concerned in the management of the affairs of the Corporation at times, particularly Mr. Molesworth, Mr. Jackson, and Mr. Torriano, betray great uneasiness and grumbling, and say, the officers should be obliged to do their duty; that the warehouses should be looked into, and found fault with every thing that could be found fault with; but they did not carry it to a resolution; and that he does not remember, that any of the gentlemen ever carried it to that height Mr. Torriano did, for that he had given the partners uneasiness at the board for a considerable time. And the partnership of five in company, recommended it to Mr. Squire, who was

most intimate with him, to take him off. That this was about the time or soon after, they had engaged in York stock; and as Mr. Squire afterwards reported to them, he had very free with Mr. Torriano, and told him, that though there should be some mismanagements in the Corporation's affairs, yet it was his business to give time to have them rectified, and not fall out with his own bread and butter, by exposing of them; or words to that effect. That if he would be quiet, and draw along with him (Squire) he would give him a piece of advice, by which he (Torriano) might make his fortune; and his mother and sisters, who had a great deal of money, might get a great deal more. This had the desired effect, and Mr. Torriano, who had before come into the examinant's office, and told him he had and would ineist upon an examination of the pledges, (to which the examinant durst not offer any objection, though, at that time, he dreaded nothing more) told Mr. Squire some time afterwards, in the examinant's hearing at Pontack's, that he would never afterwards propose any thing at the board, without consulting him first. That York stock (into which Squire had brought him, and also his mother, whom he had been carried to visit) had then taken a considerable rise. That Mr. Squire was become a great favourite of Mr. Torriano's, and his family, and stood as godfather to one of his children, and often visited them, until York stock took a very great rise, when Mr. Torriano, his mother and sisters sold out, by which they got several thousand pounds. That Mr. Torriano kept his word for some time, until selang his York stock, without consulting Mr. Squire, created a coldness, which grew again to a head, and

he complained as before when he came to the board; but he never took the same pains, or attended so close, as he was wont to do formerly; and the examinant apprehends his conduct afterwards proceeded from his suspicions being better grounded than the suspicion of several of the others of the directors could be.

That Mr. Torriano bought at the last public sale that the examinant made for the Corporation, a large quantity of verdigrease, and bid more for it than it was really then worth at the market price, but never paid for it; so that it remained in the warehouse when the examinant went away; but the examinant durst not complain of it, but brought the same to the account of goods put up to sale, and not sold.

And the Examinant said, that though instructions were made out for the several officers of the Corporation; in particular to the warehouse keepers, cashiers and accomptants, after being referred to some of the directors, and approved of by the court of committee; yet he does not remember he ever had a copy of them in form signed by the secretary; nor did he ever see any of the instructions to the officers: that he never remembers to have been put in mind of his instructions, norreferred to them; nor does he remember any other of the officers were, though they acted very different to the instructions shewed him by your Committee; that he remembers he kept a book of orders, and he believes had a copy of instructions in it; but that he had not them from the beginning: that they were not given him by the secretary, and are not the same as those shewed him by your Committee.

That the order, impowering any one of the Committee or assistants attending at the house in London, to authorise, by any writing under his hand, the officers of the said house to lend more than 1,000% upon a pledge at one time, when the necessity of the borrower does require it, or he shall see other sufficient cause to do it, was procured by Woolley, Warren, and Squire, in conjunction with the examinant, to enable them to buy any large quantities of goods which should offer, being great bargains; and the same was accordingly done for that purpose, by a purchase of several articles for their joint accounts, upon which Woolley and Warren are largely indebted.

That the order, that horrowers might negociate by brokers, was likewise made in favour of Woolley and Warrea, in opposition to Thomas Jones, who pretended to the sole privilege of piedging for others, by virtue of a contract or agreement made with the Corporation.

That the said Woolley and Warren prevailed with the Committee to permit them to print handbills, importing that any persons, applying to Messieurs Woolley and Warren, may have their goods pledged with the utmost dispatch and secresy; and that the same persons would still the same by commission, it desired, by which means the real names of the borrowers were concealed, which otherwise could not have been done. And if that order had not been made, it would have been impossible to find names to borrow so much money, there having been between 2 and 300,000% borrowed in their pames.

That the Order, that the examinant might lend as far as 2000% upon any one pledge, and any further sum with the approbation of the Committee, was procured to favour the borrowing of large sums upon fictitious pledges, to supply Mr. Robinson with money to purchase the company's shares.

That the order, that an account of all the pledges made to the Corporation be entered in a book, to be always laid upon the table, when the committee of accounts, or the gentlemen that attend at the house in London for each day met there, was for some time complied with, but after-

wards discontinued.

That the Order, for writing upon the certificates for pledges supposed to be in the out warchouses, was made the better to conceal the same, because the certificates were not laid before the Committee; and it was the it in that the bearementioned book being always laid before the committee of accounts, might give rise to

inquiries.

That he believes Woolley and Warren signed bills of sale, presented to them by Mr. Tench, with certificates tacked to them, weeks after the money had been paid upon such certificates: and that they, the said Woolley and Warren, often told him, that Mr. Tench frequently asked them what they did with all that money; and, in a merry way, insinuated to them, that the same was misapplied; and Mr. Tench has expressed himself fully to the examinant upon that head, and threatened to expose it, till Mr. Robinson took him off, by allowing him a salary equal to that the Corporation allowed him: That the

Tenchr has likewise, at several times, in the years 1727 and 1728, insimuated to him, in the presence of Wainwright the accomptant, that there were great deficiencies of goods, and that Wainwright had

good reason to suspect the same.

The examinant further said, that Woolley and Warren knew before any body else, except Mr. Squire, that large sums of money were issued upon pledges before any goods were brought into the warehouses for it; and although goods were afterwards brought in, they knew them not to be a security for the money lent, according to the rules laid down by the Corporation, nor of the intrinsic value at the time they were lodged.

That the said Woolley and Warren likewise applied some of this money to their own uses, and likewise some of the goods

of the said Corporation.

The examinant being asked about the coining 60,000l. notes about May, 1731,—said, there was such a parcel coined, and believes the same was done by consent of most of the gentlemen; that it was proposed by Robinson, and does not remember any difficulty was made about coining the same: That they were kept in a wainscot box, with two different locks and keys, one of which sir Archibald Grant kept, and Mr. Torriano the other, for a considerable time: that the said notes were afterwards cancelled; but does not recollect how, or in what manner the same was done.

That the occasion of coining the said 60,000l. notes was, the great danger the copartnership of five knew themselves in of having the fatal secret discovered, at the time the petition of the city of London was presented to the House of Commons, which put them upon thinking of all ways and means to support themselves against an enquiry at that juncture, and to prevent their receiving any slur upon account of demands upon the Company for notes then due, which they found Mr. Robinson was unable to answer, notwithstanding the great balance due from him to the said copartnership, and likewise the great balance due from him to the Company; and also to evade the intention of the House of Commons, which the Company then apprehended was to restrain them from issuing any more notes after a certain time.

And he further said, that, to the best of his remembrance, it was a thought of Mr. Burroughs's, and that he acquainted the examinant with it as such; and that the the examinant went away) the partners argument that was judged proper to use with the other gentlemen to bring them into it, was, that though Mr. Robinson appeared to have a large balance of cash in his hands, yet he was loaded with shares, and had lodged great sums in notes in some people's hands, upon which he had borrowed much less than the amount thereof: that those arguments prevailed, and he does not know that any of the gentlemen dissented from it, except Mr. Torriano: and the like argument prevailed for the issuing of bands, in evasion of the declared intention of the House of Com-

And the examinent further said, that when the petition of the city of London against the Corporation was before the House of Commons, (and not till then, that he knows of,) the directors at several meetings looked into their charter, and begun to compare it with several orders, minutes, and regulations made; and the examinant believes, that several of them were then sensible they had exceeded the powers granted them by their charter, which does not allow of circulating notes and bonds, and that they had endeavoured to evade the law by the agreements entered into, first with Jones, and then with Robinson, and then judged it contrary to law; and the directors found that they should have ordered the keeping of several books (which they did not) for public satisfaction; that they discovered several faults in the bill of sale; that they took from the borrower the defeazance they gave him, and the receipts upon the same, and with other parts of the management, which the directors set about to reform as soon as the parliament was up; but that being dangerous, as the partners dreaded it might bring on other reformations, they soon put an end to it, by not attending the committees, and the directors could rarely get a number without them.

That, about the same time the partners set about renewing all the old pledges, a great many of which stood without being renewed or redeemed for so long a time; that, of itself, would have occasioned an enquiry, if the directors had ever looked into the books and understood them; some of them for large sums standing out for three years, and the partners judged if they could get them renewed, and the interest upon them paid, and the notes provided for by issuing bonds, and the dividend paid, (which was declared before

then might stand it for some time; and they hoped that York stock would still take a rise to redeem every one of them, except Robinson, they having a great quantity of that stock still remaining; which sir Archibald Grant, Mr. Burroughs, and Mr. Squire, sold out afterwards; as appears by the inveniones of the two first convered in-

That in consequence of this resolution of renewing the pledges, the examinant paid to Mr. John Richardson, clerk to Mr. Tench, 7,000l. and upwards at one time,

for interest and charges.

The examinant being asked, What concerns Richard Woolley had with the Corporation? said, That Richard Woolley was intended at the Company's beginning business, to be their accomptant, and depended upon that office from the interest of sir Fisher Tench; but being disappointed, he joined Mr. Warren as a partner; though he does not believe they entered into articles of partnership; and they two proposed to attend the office as brokers, to pledge goods for other people, and to sell them when they could not redeem them: They did so for some time but with small success, till Thomas Jones, by means of sir Fisher Tench, proposed circulating the Company's notes, upon conditions that struck against Woolley and Warren; and sir Fisher Tench, proposing a greater advantage to himself by supporting Jones, than Woolley and Warren, left them; and Mr. Squire, who was then got into the direction, being acquainted with both Woolley and Warren, joined them, and sought means of promoting their interest, which very soon offered, by Jones's not being able to perform his contract; and that then they were brought in as clerks under the examinant, to assist him at sales, and had salaries at 30% per annum, each allowed them, which continued all

The examinant further said, that Squire, Woolley and Warren, attended him close, and proposed many different schemes to him, they supposed would turn to their mutual advantage, without his having much trouble; for Woolley and Warren pretended to take that upon themselves: that the Company had but a very small fund at that time, and was so little known, that there were not loans sufficient offered for the money they had: that Warren, about that time, found out a parcel of gold and silver brocades, and other silks, of a

bankrupt, that was in the hands of the assignees, to be sold a great pennyworth: that the examinant was persuaded by Woolley, Squire, and Warren, to go to see them, and found them to be as represented; and the examinant had no objection to the buying of them with the Company's money for their joint account, but that he wanted time to attend to the sale of them: they readily undertook that, and proposed to account to the examinant every week for the amount of what was sold, till the Company was reimbursed with interest and charges: that certificates were accordingly made out, to the amount of several thousand pounds, and the money had upon them from the cashier; that the silks were bought and carried into the office, but the invoice fell sport by Chil, of what it was supposed it would have amounted to, and of what

had been issued for the purchase of them. That Woolley and Warren are still chargeable with the said deficiency, and with several other sums, they received by the sale of part of the said silks, and that they intirely neglected the sale of the rest of the said silks, as soon as they got some money into their hands, until they became damaged by lying by, the examinant not

having time to dispose of them.

About the same time great quantities of coals were bought for the same account, and in the same manner, in conjunction with Mr. Ridley and Mr. Dale: that some time after the money had been issued upon them, a great profit might have been made thereof; but they refused to sell them, and after losing their market, never would give themselves any trouble about them.

That they were afterwards sold to a great loss, and that the said Squire, Woolley, Warren, Ridley, and Dale, are now charge-

able with their shares thereof.

The Examinant said, that these were the first irregular proceedings he remembers

to be in the Corporation.

That some time after this, Warren applying himself intirely to the selling corporation notes, and buying, selling, and pledging chares of the Corporation, in which he found so much encouragement, that he intirely left Woolley, who then turned himself to do business for the country clothiers, in which he succeeded very well, and Woolley took a house in the city, and Squire lodged with him: that they two proposed to enter into a partnership with the examinant to sell cloths for the country clothiers; a great many of whom sent up their

cloths, and borrowed money of the Corporation upon them, and agreed to pay Woolley the commission, and allow him the other advantages they gave the Blackwell Hall factors: they likewise agreed to take soap from Woolley, which he made by an agreement with one Davis, as good as that which comes from France or Spain: this business succeeded very well at the beginning, and by the articles of partnership the business was to be carried on in the name of Richard Woolley and company, and he was to keep all the books under a penalty. That the principal advantage Mr. Squire and the examinant proposed to the Corporation from this partnership, was, that by engaging and serving the manufacturers. they should have their protection in parliament, by petitions from the manufacturing towns in favour of the company, in case any petition should be presented by the city of London against them, which they were always threatened with; but that Woolley soon lost them the prospect of this protection: that on a sudden Woolley turned gentleman, neglected the business, married, set up his coach and chariot, lived at a great expence, laid out a great deal of money on a country house, and made settlements on his wife of purchases he had made; that all this was done with money he received by the sale of goods, which should have been paid to the company by way of redemption. That during this management of Woolley's, Mr. Squire was as uneasy as the examinant, and they had frequent conversations with Woolley about it; but he took upon him to shew them, that he put them at defiance, by insinuating his knowledge of their great secret, which prevented their coming to an open rupture with him: that when the said Woolley was about being married, he borrowed 300% of the examinant to pay (to the best of his remembrance) for his wife's account, as Weolley informed him: that the said Woolley has effects to a great value; and that what the examinant can prove against him will bring all back to the Corporation: that the said Woolley has brought in the examinant his debtor, though the examinant never had sixpence from him: and that since the time the examinant knew him, he was not in a capacity of lending him sixpence, which he could call his own.

The examinant being asked, what concerns Thomas Warren had with the Corporation, said, That Thomas Warren had, since the legioning of the year 1728, ap-

plied himself intirely to act as a broker in | give him jewels to the value of 1,000% or buying and selling, but chiefly in pledging corporation shares to morned gentlemen; with several of whom, by close attendance apon them, he had got a great intimacy, particularly Edward Turner, esq. of Gree's Inn, Edward Turner, esq. of Lincoln's Inn, Thomas Milner, esq. Mrs. Forth, Captain Selby, Edward Gilbourne, esq. Mr. William Hoskins, Mr. Thomas Hotchkiss, Mr. Lascelles Metcalfe, Robert Mann, esq. Mrs. Aim Smith, William Turner, esq. and many others, to whom he pledged shares, and sold notes of the Corporation, and raised large sums of money upon them for Mr. Robinson, and sometimes for the examinant: that Warren always exacted 11. per cent. for his own commission, though he often borrowed the money but for three months; and if the same came to be renewed for further time, he required the same commission again: that the premiums the examinant always paid for money on Corporation notes or shares, over and above the interest of 51. per cent was always after the rate of 2 per cent. per annum at the least, but oftener more: notwithstanding which, the examinant could never get the whole money borrowed out of Warren's hands, who owes him several balances on those accounts, as well as others: and that Robinson has often told the examinant he always paid the same; and that for the course of two or three years he could never draw the balance of money out of Warren's hand, which he had raised in that manner for him; but that the said Warren was indebted to him 3 or 4,000l. upon that head, and in a much larger sum for shares bought for them jointly, (up in which money was horrowed) by Mr. Robinson's having paid the differ-ence betwixt the money borrowed upon them, and the price the shares cost, though they ran equal shares in the profit and loss that should accrue upon them.

The examinant further said, That Warren bought shares in company with Robincon and himself, in which he is indebted in a great halance, in the same manner as before-mentioned; and that they came into those things to satisfy his avarice, which was insatiable, and to keep him quiet; though in the fulness of his heart, at times, he had owned to the examinant, that he had got 4,000% per annum by his commistions; that Warren, several times when Robinson wanted money (and when he could not raise any for him upon Corporation notes) proposed to the systemant to

1,500% which were deposited with the lender, and also their notes for the same value as a collateral security; by means whereof Warren several times raised money: that the same was a proposition of Warren's, though he knew, at the same time, the jewels were then pledged to the Corporation: that when he came into the Corporation, he had not credit for a guinea, and barely a coat to his back: That the examinant was forced to acquiesce in these things to keep the secret, to which he had good reason to believe from circumtances Warren was no stranger: That speaking impartially of the affair, and which will appear by the accounts, when they come to be stated by the examinant, Warren's avarice, and his principals, to which Robinson's necessity obliged him to submit, was the great cause of all that happened, and the ruin of the company: that Warren, in company with Woolley and Squire, was the promoter of the first irregular step the examinant can remember was taken in the Corporation, viz. silks and coals that after Warren has paid all he is engaged to pay for the examinant, he apprehends, upon stating the accounts, he will be the examinant's debtor.

The Examinant being asked concerning the partnerships of four and five, said, the account or partnership of five, viz. of sir Archibald Grant, Mr. Burroughs, Squire, Robinson, and the Examinant, was begun in the month of October, 1727, when it was agreed by the said partners, that they should borrow money of the company, as if pledges were really lodged for the same, and become purchasers of the company's shares, which were then a little above par: and as they flattered themselves then with an enlargement, so they did likewise with the great rise of the shares, the benefit of which rise was the temptation that led them to do it; and upon the sale of those shares they proposed to repay the company for the money so horrowed, and the interest and charges for the time, as other borrowers did: that they begun to borrow the money before they had a certainty of laying it out, and the same was generally paid into Mr. Robinson's hands, as the properest person, being a broker in Exchangealley: and, as the examinant then supposed, and was told by the partners, was a man of an easy fortune: that when shares came to be bought, more money was immediately raised by the same method, for the table reason of having money ready;

but, as it has since appeared, a succeeding sum was necessary to be had, before the first parcel could be paid for, because Robinson made away with the money as soon as it came into his hands: that it not being thought proper (to prevent suspicion) to lodge the shares so purchased or paid in upon, with the examinant, but the much greater part with Mr. Robinson, he had them transferred into the names of several persons, supposed to be his friends, and transferred from them to the persons from whom he borrowed money upon them; and so the shares in a great measure were locked up, unknown to the rest of the partners: that when they came to know it, one chief reason of their not resenting it, appears since, to be on account of the great balances due to him upon separate accounts, from sir Archibald Grant, Burroughs, and Squire. By these, and several other methods, Robinson run himself into a vast debt before the shares took a rise, after the enlargement, and that there were buyers for any quantities at high . prices, which they depended upon for the payment of their debt: that this put the partners into a constranation, and they too late found themselves, ruined, or obliged to support Robinson, in hopes of something turning out in their favour to enable them to make good the loss: that being unwilling to submit, they were ready to attempt any thing, and that led them into many schemes and projects: that the great prospect of advantage from several of them was so exaggerated by his projecting friends, viz. Mr. Burroughs, sir Archibald Grant, and Squire, that he flattered himself with intire relief from several of them: that the great prospect of advantage that was to arise from them, being too distant for relief, from a situation of daily fears that the condition they were in would be discovered, and air Archibald Grant at that time acquainting them with the great discoveries made of lead mines in Scotland, which belonged to sir Robert Sutton and others; it was concerted amongst them, that a sale of those mines should be brought about to the York buildings company, which was hoped would give a rise to their stock: that the partners should become great purchasers of that company's stock that was then very low: that Mr. Squire should be chose into the direction of that company, and sir Archibald Grant and Mr. Burroughs should go to Scotland, to push on their affairs in such a manner, as to shew what might be tupeated for the fature: that will twith much difficulty convinced them of

this they brought about, without the examinant's appearing; who had a great deal to do to manage at home, under the load they were burdened with, and to support Robinson who was still running in debt: that they had got near 500,000l. York stock, when it took a very considerable rise from 12, 15, 17, and 21, which were the prices they bought at, to 38, and such a spirit in it, that the examinant had heard neutral people say, they had no doubt with them of seeing it much higher: that whilst they were consulting the most prudent way of selling, Robinson (in whom they had put little confidence in this affair, because of his having deceived them before, but had required notes of him for the stock put into his friends names under their own hands, which notes were almost all lodged with the examinant) unknown to the rest of the partners, called upon those persons for the stock, pretending to have lost the notes, and sold it out to a very great value, and sold a great deal more for time which he had not; for none of which he ever accounted to the partners: that thus he cut their throats a second time. whilst they were satisfying themselves with the prospect of paying every one what they owed as their share to the company; and though Robinson has often heard them say in company (as the examinant really believes it was their resolution, as it certainly was his) to pay the company every sixpence they had in the world to lessen Robinson's debt.

That the Petition of the City of London came upon the back of this, which increased their expence, and forced them to take the part Robinson and the examinant did.

That the examinant imputes one other great cause of the misfortune of the partnership to their having separate concerns in those very things in which they had a joint concern; and this was so remarkable in the partnership in Corporation shares, that the examinant too late convinced them all, that if it had been otherwise when the shares took a considerable rise, they should have disposed of all that had been bought on the joint account, that were not in Robinson's hands, at such high prices, that they should have very much lessened the balance to the company.

That when they became so largely concerned in York stock, determined not to spit upon the same rock, the examinant then set forth their situation to them, and their error. Every one believing he had got the largest separate concern, and the stock rising every day, they grew jealous of one another; but the examinant proposing that what they had separately, should be discovered, and brought to the joint account at the price of the day; and that upon honour they never should buy or sell but upon the joint account; they all agreed to it, and the examinant believes observed it, except Robinson.

That besides the purchasing the shares of the said Corporation and York stock, the said copartnership were engaged in several mines in Scotland and Norway, and had some shares in mines in Scotland worked by means of a charter obtained by sir John Areskine; in all which they employed the money of the Corporation, drawn out of the same by fictitious pledges.

That the account of partnership of four, viz. of Captain Burroughs, Squire, Robinson, and the examinant, was for purchasing Corporation shares, and begun in the month of February, 1727, when sir Archibald Grant was absent in Scotland, and was afterwards kept a secret from him: that this distinct account was at the motion of Mr. Squire, who alledged, that sir Archibald Grant (being absent in a time of great difficulty, wherein they had been at great pains and trouble to prevent a petition intended to be presented by the city of London to parliament against the Corporation) ought not to have an equal proportion with them of the shares bought, since he was not obliged to stand to the profit or loss that might accrue upon them, er econgid to color vir

they entered into: but the examinant further said, that all the shares bought during air Archibald's absence, were not for the account of four; for there were several parcels which air Archibald knew of, to the best of his remembrance, they were likewise bought with the Corporation's money.

That sir Archibald Grant was concerned in the partnership of five, which includes the concern in York stock, and many other things, as well as the Corporation shares; and that he is largely indebted to the examinant upon the balance of accounts: that sir Archibald knew from the first, of Mr. Robinson's having the company's money, which he had before the partners began to buy shares: that the reason for Robinson's having it at that

time was a large debt due to him from sir

Archibald Grant, another from captain Burroughs, and a third from Mr. Squire ; and which, as the examinant hath since learnt, was what they 'had lost in stockjobbing, or the greatest part of it: that sir Archibald Grant had all along a private account with the examinant, and before he was concerned in the Corporation was indebted to bim for a very large sum, which was liquidated by a mortgage of sir William Gordon's, upon an estate in Scotland, made over to the examinant's father, who advanced the money upon it; and that after the examinant engaged in the company's service, sir Archibald's private account again ran very high, and a great balance was for years against him: that this account, though in his books it stands as balanced in June or July, before the examinant went away, yet it was really done but ten or fourteen days before; and though sir Archibald gave the examinant at that time several real securities towards balancing the account, yet some part of it is collusive; for that sir Archibald has credit for a great deal more than the examinant really received, in order to bring the accounts near a balance; and he is not charged at all with some articles: that this is the only account, as the examinant can remember, that is made up in thismanner: that the examinant has a separate account with sir Archibald only of mines in Wales, which cost about 220%.

That captain Burroughs was one concerned from the beginning in all the transactions of 4 and 5: that he knew of Mr. Robinson's account; that he had a large account with the examinant in particular; that he borrowed a sum of money of the company upon plate, tapestry, and other things, which he at that time shewed him; but they remained to his use, and he gave the examinant a note to deliver them upon demand. That he also pledged medals in gold and silver for 2001, which were of more than that value, and the examinant delivered the same to him a little before he went away, without the

money.

That Mr. Squire was one concerned in the partnership of four and five, and a promoter of the first irregular step he remembers was taken in the Corporation, in

Warren. That he was the person that applied to the examinant oftener than any of the others, for supplying of Robinson from time to time with monies. That he took more pains to keep every body in

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temper than any of the rest; gave closer attendance; signed most of the notes: but the examinant believes will, upon casting up the accounts, be less indebted than any of there.

of then. That George Robinson was concerned in the partnership of 4 and 6, and was certainly the bane of sir Archibald Grant, Burroughs, and Squire, before they were concerned in any transactions that were irregular in the Charitable Corporation. That he had been before concerned with them, either separately or jointly, in other stocks, upon which there was a very great loss; and they not having money to answer the same, were indebted each of them to him for a very great balance; which the examinant alledged he knew nothing of, till they, in conjunction with him, had taken the resolution to borrow the company's money, to make an advantage of it; and that he believes their sepatate concerns with him, and their being so much indebted to him, was their reason for engaging along with him, and not their opinion of his ability or integrity, which each of them owned to him, though too late; in particular Mr. Burroughs and Mr. Squire, who often declared to the examinant, that they believed Robinson had imposed on them from the beginning, as he had done before on one who was treasurer for the hawkers and pedlars, whom Robinson had ruined. That to quiet the examinant, Robinson used frequently to make up accounts of debts due to him, and effects, which he had to answer all his balance, and made such asseverations of the truth of them, that if the examinant and the rest of the partners had not experienced his want of truth, honour, and honesty, they must have given credit to them: that but some few weeks before the examinant and Robinson went away, Robinson pretended to raise 100,000% to divert the shock which then threatened them: the principal article in the account he gave the examinant, was 40,000l. value Robinson said he had in copper, and chiefly at the mills called Temple Mills; that the examinant being very desirous to get possession of it, went down with him to see it, where he had the assurance to shew the examinant copperdross for Barbary copper, and insisted upon it; but the examinant seeing real copper there to the value of several thousand pounds, he desired to have that for the present; but he never could get it into his possession. That Robinson, as the examinant is informed, and verily believes, has advanced the geographic temperation

more money upon those works than all the effects are worth; and that although sir Thomas Mackworth, who was concerned with Robinson in the said works, pretends otherwise, the examinant will be able to make the contrary so far appear, as to secure the said works and effects to the Charitable Corporation, which will be worth to them 20,000A: that the large balance of cash, appearing by the examinant's books to be due from Robinson to him, is true: that the said Robinson is answerable for a great number of shares and York stock; but the examinant cannot as yet set forth the particulars of either: that the examinant several times brought things to an extremity with him, and refused to give him any more money, or create notes upon pledges of renewals, to support him, which the examinant had often done before. Robinson then applied to the rest of the partners, and they have all come to him apon such applications, to beg him to go on, as something might turn out in their favour; for to stop, would be their certain ruin. That upon Robinson's imposing that deceit upon them, by selling the York stock without their knowledge, the examinant would not see him for some time, and then declared he would submit to his fate, and make a discovery. The partners were all at much pains to reconcile them, and at last brought them together at Pontac's in an evening; and upon Robinson's promising to account for the said stock, and do several other things the examinant required of him, he was reconciled to him; but Robinson never performed his promise; nor does the examinant believe he ever intended it, if he could.

The Examinant being asked concerning the dividends, said, That the dividends were always declared after the books were cast up, though not always balanced; and that supposing all the pledges entered in the said books to be real, the examinant believes the interest and charges appearing to be due thereon, justified the dividend declared; but that he does not remember that the state of the pledges was ever laid before the general court, and that the balance account was never produced but twice to the general court, though such an account was always made. That not one gentleman of the direction of the Corporation ever appeared to him to understand the books of the company so far as to have been able of themselves to examine and balance them, except Mr.

Burroughs,

tsylt for providens to

The Examinant being asked concerning | Sir Robert Sutton's transactions in the Charitable Corporation, said, That though he was not, at the time that the company obtained the enlargement of their capital to 300,000% so free or intimate with sir Robert Sutton, as to know from him, what hopes he had for obtaining the said enlargement, yet, to the best of his remembrance, in the end of March, or the beginning of April, 1728, cartain Burroughs told the Examinant, as from sir Robert Sutton, that sir Robert Sutton had a promise of an enlargement; that he recollected this from particular circumstances of purchases they then made of shares; and that sir Robert Sutton bought shares likewise at the same time, which were put into the name of Mr. Matthew Lamb; and that he had likewise his option given him from Burroughs of taking 250 shares out of several parcels bought for the account of four at a low price; but sir Robert never talked of these till towards the latter end of June, when the Examinant did understand and believe they were possessed of the licence, and that the shares were then accordingly delivered to him by George Robinson. That though the examinant does not recollect that he had any certain notice given him by sir Robert Sutton of their having had the licence then in their custody; but, on the con-trary, the examinant believes, he, the examinant, might avoid insinuating any thing of it to him; for that sir Robert Sutton, sir Archibald Grant, and captain Burroughs only were supposed to know it; but the examinant very well remembers, that sir Robert Sutton knew he was set upon by sir John Meres at this time to purchase shares of him; because sir Robert has, as often as he saw him, asked him about his success; and when the ex- | Sutton, and application was made in his aminant had had success, he was desired by the partners to acquaint sir Robert with it, and that he might have 200 shares at one time as his proportion of those he had so purchased, and 200 at another time; and the examinant further said sir Robert had a third time 200 from the said copartners; but he believes that might be in his absence when he was abroad: and the examinant said, that he does recollect, that the licence was from the first of these transactions in their possession: That the examinant likewise remembers that he never was, for he was employed in the said licence was kept a secret for a procuring witnesses, who had received very considerable time, from a circumstance of Mr. Barougle's writing to sir !

John Meres, that the said licence was obtained, who sent him back in answer, that he had received an express from Hampton Court half an hour before the said letter came: That the partners were very merry with sir John Meres's answer, whose pride would not permit him to declare his ignorance of what had passed, though he had sustained a great loss by parting with his shares: That Burroughs durst not have concealed the licence without gir Robert Sutton's leave: That the examinant can't apprehend from whom he should receive advice of the licence being granted for increasing their capital to 600,000% but from sir Robert Sutton; and he believes he did receive it from him, and orders to go to Windsor for it: That the examinant did go to Windsor and receive it from Mr. Tilson; and when he returned, he gave the same to sir Robert Sutton; and that for some time nobody who was concerned in the Corporation knew of it, except Mr. Tilson, from whom he received it, sir Robert Sutton, the examinant, Mr. Squire, and Robinson, whom he acquainted with it: That he is very sure Mr. Squire was not concerned in soliciting the getting the said licence, and sir Archibald Grant and Mr. Burroughs were then in Scotland.

That sir Robert Sutton has often asked him if the money could be lent out so fast as it was paid in; the examinant informed him it might, but never told him what was lent out; and sir Robert never knew to the contrary but that the same was lent out; and that upon the enlargement for 300,000/, more to their capital, not above

one third part was paid in. That being asked upon whose application the licences were obtained, the examinant said the licence in 1728, as he understood, was obtained by air Robert name by Mr. Burroughs: That sir Robert Sutton and Mr. George Tilson (who was then become a large proprietor) joined with sir Robert in obtaining the last licence; and the reason why the examinant believes Mr. Tilson to be concerned, was, that the examinant went

Being asked if he did not use to be at the meetings which were had by the directors at the time their affairs were before the Parliament, the examinant said, benefit from the Corporation.

to Windsor and had the same from him,

That beging asked, Whether he was pre-

sent at the King's Arms tavern, at any consultation, what books of the Corporation were proper to be laid before the If use of Commercy in pursuance of an order of that House, pending the petition from the city of London; the examinant said, that when the order of the House of Commons was served, he was not present at the king's Arms avern, or essel "co neither did he ever hear of any direction being given to secrete books; but has beard the same gave the directors a great deal of pain; and that Mr. Burroughs was of opinion to deliver one book for another; but sir Archibald Grant was, as he heard, for sending all the books of orders, and the book of dividends, which, if the same had been laid before the House, the Corporation at that time would have been broke up.

Being asked, when the City's Petition came into the House of Commons, how many of the directors knew the circum-

stances the Corporation was in;

The Examinant said, not one of them, but those in the partnership; but has been told by Squire, that Mr. Molesworth and Mr. Jackson have mentioned it at the board, to have the warehouses inspected; and Mr. Torriano, about half a year before the city petitioned the House of Commons, mentioned the same thing to the examinant, that he was dissatisfied, and would have a review made of the company's warehouses; and Mr. Bond has insinuated the same to him, but said he did not understand much of the Corporation's books; but for the satisfaction of the proprietors, it was necessary the warehouses should be looked over; that himself was satisfied, but the persons he was endeavouring to bring in, would not.

Being asked, if some of the directors had not paid in upon their calls by means

of fictitious certificates;

The Examinant said, not any of the directors had, but those who were in the partnership.

That being asked, what money, and to whom the same was given for obtaining

the licences;

The Examinant said, that he did not know of any money being given for obtaining them, except that Mr. Burroughs charged 3004 for fees, and soliciting the enlargement to 300,000%, and informed the examinant he should charge the same for the last.

Being asked, if any money was given to members of either House of Parliament for

The Exampant said, that he does not know of any money given to members for favours, or of money or shares to members, whilst the city petition was under the consideration of parliament, or since; or of any stock or shares transferred on that account: that what shares were sold at that time, was at the market price; and does not remember he ever heard it talked of, that it would be an advantage to the Corporation to transfer stock to any person, or heard of any person, having made application for a gratuity for services done them, or any complaint made of that nature: that there were not more than two members became proprietors at that time, and shares were then sold at 51. 5s. 51. 10s. and 61. per share.

Being asked concerning what premiums had been given for money borrowed on

Corporation shares by notes; The Examinant said, that Warren and others allowed a premium of 3, 4, and 5 per cent. per annum at the beginning to such persons as lent money on Corporation notes, both before and after Mr. Jones's contract, and all along I, 2, and 3 per cent. and that not 100 in 1,000 was procured cheaper, besides his commission, for which he always exacted 1/. per cent. and never less to the best of his knowledge, though it was borrowed but often for three months: that the examinant has now the following claims upon him, for money berrowed upon shares by the persons hereafter mentioned, viz.

			£.	Shares
Gervas Handley	-	_	1,300	on 260
James Pym -	91		1,000	
Mary Shepherd -			1,500	300
John Gregory			500	200
Thomas Flowerdewe	-	-	2,200	550
Thomas Milner .				
William Collier -				
Thomas Milner for	Mr	S.		
Smith			2,000	500
Alice Forth	-	4	300	190
J. Puget for the Dut	che	288		
of Kendal			5,040	1,120
Ed. Turner of Gray'	s L	9.TI	5,000	1,430
Edward Gilburne -		1		125
Charles Nelson -	-	-40	650	160
Thomas Hotchkiss	-	-10	500	65
Thomas Milner .	\leftarrow	10	2,500	714
Richard Loving -	-	-	300	200
4		- 6	25,990	6,858
-		_		

That the before-mentioned persons, ex-Livous to the Corporations of the resulting of the fire particles and premiums of him before, and that the premiums he paid upon shares were never less than two or three per cent. per ann. and the same were paid by several others from the beginning, particularly Mr. Robinson, sir Archibald Grant, and Mr. Burroughs, to a very great amount.

The Examinant said, That he borrowed 2,000% of Mr. Mann, for which he paid him a premium of 2 per cent. and depo-sited in his hands a bond of Blackwood and Cathcart for the like sum, with interest at 5/. per cent. and, as a collateral security, gave him his own bond for that

Being asked, if he had heard Mr. Mann threaten Mr. Robinson to take out an ex-

tent against him ;

The Examinant said, That he was present when Mr. Mann threatened George Robinson to tell out an extert against him for a considerable sum of money, (about the time the City Petition was prescaled to parhament) though he knew Robinson was indebted a large balance to the Corporation, he having been at the board the day before, when the account between Robinson and the Corporation was laid before them; and the examinant lance his account with Mr. Mann, and what security he got for the same the examinant knows not.

Being asked, who was privy to Robinson's and the examinant's going away;

The Examinant sun, That one time days before he went away, and believes it was the Friday evening before he left London, (which he did the Tuesday evening after) he met air Archibald Grant, captain Burroughs, and Mr. Squire, by equiet nost male with the a, it de flore tavern without Temple Bar; and when he came to the said tavern, he found them all three there; and after a great deal of conversation, wherein was set forth the future advantages that might arise to them from things they were possessed of, particularly from York buildings stock, and mines in Scotland and Norway, provided they could be maintained to be their right, until the storm which threatened the partnership was blown over; that they engaged that all their lives they would divide the last shilling with him : that all this passed in conversation, and a great deal more, which the examinant could not recollect, without ever any of them directly nacrationing the necessity of abroad: that Mr. Squire and Mr. Bur-

roughs left the room, and sir Archibald Grant told him, that they had thought it the best way for him to discharge them one by one verbally, to which no person should be witness, that they might be at liberty to swear, that they were not indebted to him; and that none of them would alvise him to go abroad, that they might awear they never had advised it, nor was in any concert about the same: that upon his asking air Archibald the properest place to retire to, sir Archibald said, if he was in his place he would go to Russia, having a brother established there: that the examinant discharged him verbally in the manner desired, and he left the room, and Mr. Squire and Mr. Burroughs came in one after another, and the examinant did the same by them, expressing the several things they were jointly concerned in: that when they came all together again they did not observe the same caution, for sir Archibald advised the examinant to take a proper care of his papers, and Mr. Burroughs advised him to burn all, as they must afterwards depend upon one another's honour. After this the examinant begun to run into a detail of the cause of the misfortune, and cast reis positive Robinson was not able to ba- | flections upon them, by which the examinant was in a passion, and left them, without taking leave or bidding them adieu : that the Tuesday following Richard Woolley (being acquainted by Mr. Squire of the examinant's resolution to go abroad): called upon the examinant at the office upon Lawrence Pountney Hill, the day he left London, and there received a verbal discharge, in the manner the others had done; and, as a consideration for the same, he, to the best of this examinant's remembrance, paid him a shilling.

Richard Bosworth (clerk to George solemn manner, said, that Edward Turner of Grays Inn, esq. lent some time ago 10,000%. South Sea stock to his master George Robinson, for which 10,000l. Chaits in Composition has some deposited in the said Turner's hands, which, on a contract agreed upon, were to be returned to Robinson; and at the same time a premium of 1 per cent, was given to Mr. To an who the said stock was lent: that Thomas Warren negotiated almost all the notes that passed between Turner and Robinson, and Mr. Turner was not willing to transact any thing without him: that if the said notes were made for six months, or up on tread notes or renestals, the 1 per cent. premium was first deducted, and notes have been renewed three or four times; and has often heard his master say, that Warren had I per cent. commission for all notes negociated by him.

Thomas Hodgson (clerk to George Robinson) being examined in the most solemn manner, said, that an account between John Thomson and George Robinson was examined by him and Thomas Leafe, but was taken from him before the same was balanced: and further said, that he remembers Mr. Warren has borrowed money for Mr. Robinson of Edward Turner, esq. of Grays Inn, and others, on Corporation notes, and he was allowed a premium of 1% per cent, besides the interest of 5 per cent, which the notes carried (exclusive of Warren's commission) and the premium used to be deducted on borrowing the same; and that several others, whom the examinant could not remember, had premiums; and it never appeared to him, that greater premiums were given; and if the persons kept the notes the twelve months, upon renewal, the 1 per cent. was allowed. And he further said, that he had drawn out sundry accounts between Mr. Robinson and Mr. Robert Mann, and is positive Mr. Mann had I per cent. premium allowed on the notes which Robinson borrowed money on; but what was allowed on shares the examinant knows not, he having never made a balance to any general accounts: and also the examinant has frequently drawn notes, in the nature of contracts, between Mr. Mann and Robinson, promising the repayment of money with interest, upon returning the securities lodged with the said Mr. Mann. And he further said, that there had been several negotiations of shares at a high price between Robinson and Mann, and Robinson has bought shares at a high price, and given his note to take them at a future time, which note carried interest, though the security was in Mr. Mann's hands.

And the Examinant said, that several of the notes Mr. Mann had from Robinson, have been paid away by him at Chelsea, and directed by Mr. Roger Gathorne (Mr. Mann's cierk) to Robinson in Lombard street for present payment, with interest thereon, which have come to Robinson before the same were due; but believes when Mr. Mann took the notes, Robinson used to give him his own note the pay thems at these severix.

months, as the same was agreed on between them.

That being asked, if Mr. Mann had not threatened to take out an extent against Robinson,

The Examinant said, that about ten or twelve months before Robinson went away, Mr. Mann came to Robinson's house in Lombard street, and asked if he was at home; the examinant informed him he was not; Mr. Mann asked, what Robinson meant by it, for he had promised to pay him 3 or 4,000l. and that if he had not the same in a few days, he would take out an extent against him; and the examinant by that apprehended

the same was public money.

Mr. Roger Gathorne (clerk to Mr. Mann, as paymaster of Chelsea hospital) being examined in the most solemn manner, said, that he had paid away Corporation notes to the amount of 3 or 4,000%. to persons who buy the pensioners money; but never paid them away till near due, and underwrit them to George Robinson in Lombard street for payment; and they were as current as money at that time, and never had but one brought back, which was about the time that Robinson failed: the examinant wrote to the man who had the note, to go to the Corporation for payment; and if they did not pay it, to bring the same to him: the person brought the note, and he paid it.

Sir Archibald Grant, baronet, being examined in the most solemn manner, said, the premiums he paid for money borrowed on shares were 7 per cent, which were deducted when the money was lent; and upon continuing them for a farther

time, he paid the same.

Being asked, to whom he had paid premiums; said, to col. Westall; to whom he is now indebted about 2,000% and does not

know of any others.

Mr. John Venables, accomptant to the Charitable Corporation, being examined in the most solemn manner, said, that he was appointed accomptant in July, 1731: that some time before Michaelmas then next, he was told by Wainwright, (who had formerly been accomptant) that he was to make out an account half yearly of the interest due on pledges standing out, in order to make a dividend.

That he did make up such an account according to the instructions Wainwright had given him (as he apprehended) and thereby calculated interest on all pledges, after the rate of the lat

of April 1731. That, from the said 1st of April, 1731, he calculated interest on the pledges above 500 l. at 6 l. per cent.; from 100l. to 500l. at 7l. per cent.; from 20% to 100% at 8% per cent.; and all under 201, at 101, per cent.; and that he brought the account to Spring Garden, in order to lay before the Committee. That the General Court and Committee being up before he arrived, and seeing captain Molesworth and Mr. Beake in Spring Garden, shewed them the above account, and declared to them his apprehensions, that the said account was not to be depended on, for that he had calculated interest for above 3,000% which was in Thomson's hands on account of sales, and had been so some years; and also understood that Thomson had above 6,000 % in his hands on former sales, which, not being brought to account in the Corporation books, he had carried on the interest as standing out; and also that near one-third of the capital was now standing out at 64. per cent.; and that, if the dividend was 61. per cent, the company would be no gainer by that money. That the said gentlemen seemed thereupon surprised, and captain Molesworth desired the examinant to make an estimate against the next day of the amount of the pledges above 500%. which he did. That the next morning before ten, sir Robert Sutton and captain Molesworth came to the house in the city; that sir Robert went immediately to Thomson, and the examinant has heard, and believes, that Thomson, though sick, was brought before the Committee, and that he was ordered to make up his account of sales: That Thomson, against the next committee day, did prepare such an account, and laid before them; and captain Molesworth brought the account to the examinant, and afterwards fetched Thomson into his office, who thereupon declared, that he owed the company nothing, for that he had accounted for the sales by redemptions, and so paid interest for all the money to the time of payment; a and that the company were no losers: but owned it was irregular, and promised it should be so no more. That the first committee day after such general court, the examinant was told by the Committee, that he had mistaken his instructions, for that it was never intended, that pledges made before the 1st of April, 1731, should be included in the above calculation, but | only such as were made since. That as the Parameter was a contact to settle the

rates, so they would allow to the borrower 21. per cent. on all pledges in general above 201 and that all pledges before the 1st of April, 1731, above 201 should be cast up at 81 per cent. That he altered the account according to the above Resolution, and believes that sir Robert Sutton's and Mr. Molesworth's carnestness was the reason of Thomson's going off.

Mr. Jeremiah Wainwright, being examined in the most solemn manner, said, That he was appointed cashier in the month of June, 1731, in the room of Mr. William Tench, deceased; that he apprehends the Corporation never divided more than the real profits, supposing all the pledges to be good : But the Committee have sometimes declared the dividend before the account has been made out; and that he, when accomptant, used to make up an account half yearly from the pledge books of the interest and charges due on pledges standing out, which was necessary in order to compute the dividend; and that the duty of his office, when accomptant, was to keep the transfer books, stock ledgers, pledge books, make out the dividend warrants, and when the proprietors paid in upon their shares, to give them credit in the stock ledgers, and a general ledger. That the examinant computed interest on about 6,000% in Thomson's hands on account of the two last sales, which had never regularly been brought to account: And the examinant and Mr. Venables designed to take an opportunity to acquaint captain Molesworth of the large sum of money in Thomson's hands, which he had received on account of sales.

That he used to compute the interest on pledges and notes for the half yearly dividend, and carried it to the Committee; and, to the best of his knowledge, the total sum of interest and charges on unredeemed pledges and notes not due, were

not entered in any book.

Captain William Burroughs being examined in the most solemn manner, said, That he was not certain to a month when he received the licence in 1728, but remembers he produced the same at the Board the next general meeting; and is positive he never shewed it to air Robert Sutton; and believes he was abroad whon the examinant received the same: That it was known to a great many gentlemen when they obtained it, and believes most of the proprietors knew of the application for the same.

Your Committee observe, That by the

account stated, and said to be balanced he June, 1731, between sir Archibald Grant and John Thomson, the balance appears to be 4371. 4s. 6ad. But by another, account made up by the said Thomson, and laid before your Committee to make good his assertion, that the former account was collusive; the balance due to him appears

to be 16,358 l. 11s. 14d. That it appears to your Committee by an account laid before them by Mr. John Harrison, that the total of goods that have ever been pledged at their house in Lond i to the Moral (10 th : 17), vas 994,688L 18s. 1d. of which it appears, by the note book and general ledger of the said Corporation, that there had been issued notes on the said pledges, signed by the cashier, to the amount of 618,451 L. 16s.; and that there had been received ! for par par consortal to said pledges by redemptions and sales 598,6281. Gs. Hd. And the detected on paid for discharging the principal of part of the said notes 518,469% Gs. So that there remains due for principal money lent Out, 0501. Hs. E. . And the fire maining due on the said notes principal money 59,982% h. . . s 1',060', bonds exchanged for notes due: That to answer the said sum of 396,060% 11s. 81d. beto e-mentioned, and sat rest, the goodpledged in the warehouses belonging to the said house, did not, on the 16th of October, 1731, exceed 40,000 L: so that there must have been lent on fictitious pledges 356,0607, 11s. 854.

Your Committee observe, that of the Committee chosen the 25th of October, 1725, sir Robert Sutton, Dennis Bond, esq., and Archibald Grant, esq. (now sir Archibald) continued to act to the ends And that William Burroughs, esq. succeeded Joseph Gascoigne, esq. the 5th of May 1726; and that ar Thomas Mackworth, bart, succeeded sir Fisher Tench; and Robert Mann, esq. succeeded William Oaker, esq. the 22nd of December 1726: and that the said William Oaker succeeded sir Thomas Mackworth, the 22nd of Dec. 1727; and that William Aislabie, esq. succeeded the said William Oaker; and the honourable Walter Molesworth, esq. succeeded sir John Meres the 25rd of Decem-

Your Committee have now gone through the several matters referred to them, and lay this their final Report before the House.

Resolutions thereon.] After the reading of the said Report, the House came to the following Resolutions:

1. " That it appears to this House, That many notorious breaches of trust have been committed, and many indirect and fraudulent practices carried on, for some years last past, by persons concerned in the direction and management of the Chable Corporation for reaction in I or, by a stog them who should also, upon pledges, at legal interest.

2. " That sir Robert Sutton, knight of the bite, one of the Committee for me ing the affairs of the said Corporation, has been guilty of a neglect of duty in the management of the affairs of the said Cor-

poration.

3. " That sir Archibald Grant, bart., one other of the said Committee, has been guilty of many notorious breaches of trust, and many indirect and fraudulent practice, in the management of the affairs of the s. I Corporation.

4. "That Dennis Bond, esq., one other of the said Committee, has been guilty of a neglect of duty in the management of the anters of the said Corporation.

5. " That William Burroughs, esq. one other of the said Committee, has been garty or the synother backness of trust, and many indirect and fraudulent practhe leth met of the affairs of thesaid Corporation.

6. " That William Squire, one of the assistants for managing the affairs of the said Corporation, is guilty of many notorious breaches of trust, and many indirect and fraudulent practices in the managein the fire that soft the and Corporation.

7. " That George Robinson, late circulating cashier to the said Corporation, has been gader of many notonous beaches of trast, or dimony induced and fraudider t printices, in the management of the about of the said Corporation.

8. " That John Thomson, late warehouse-keeper to the said Corporation, has been guilty of many notorious breaches of trust, and many indirect and fraudulent practices, in the management of the affairs of the said Corporation.

9. " That Richard Wolley, broker, and assistant to the said John Thomson, has been guilty of many indirect and fraudulent practices, in relation to the affairs of the said Corneration.

10. " That Thomas Warren, broker, and assistant to the said John Thomson,

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has been guilty of many indirect and fraudulent practices, in relation to the affairs of the said Corporation."

DREATE in the Commons concerning a Bill to prevent the infamous PRACTICE OF STOCKJOBBING.] April 30. An engrossed Bill, 'To prevent the infamous practice of 'Stockjobbing,' was read the third time, and a motion being made, That the Bill do pass; the same was opposed by

Mr. Glanville, who stood up, and spoke as follows:

Mr. Speaker ;-There is, in my opinion, a very great hardship to be put, by the Bill now before us, upon the proprietors of the public funds. As the law now stands, a gentleman may sell his estate, a merchant or tradesman may sell his goods, every man may dispose of his property by a bargain for time, or in whatever manner he pleases: but by this Bill the creditors of the public, those who have put their trust in the public faith, are to be laid under a particular restraint; a restraint which they were no way subject to when they lent then money to the public, and from henceforth they must not dispose of their property, but in the particular manner by this Bill prescribed.

I am, Sir, as great an enemy to stockjobbing as any gentleman in this House, and for preventing that pernicious practice I shall be glad to join in any measures, which are not destructive to public credit, and injurious to private persons, with respect to the free use of their property: but, as I think the measures proposed by this Bill will certainly be destructive of the one, and injurious to the other, therefore I cannot let it pass, without taking the liberty of offering my objections against it.

It is in all cases a great hardship put upon people, to subject them to penalties, which may often by meer ignorance be incurred : but in this case, the hardship is the greater, because there are many proprict as of the public faults, part charly women, who cannot be presumed to be readers of acts of parliament: they put an entire confidence in their brokers, and, if the broker happens to neglect some of the forms prescribed, the most innocent persons may be brought under great penalties. Nay, I may say, that if this It I pie es is to a law, it will always be in the power of two or three brokers; to subject those that employ them to the severe penalties to be enacted by this Bill; for if two brokers

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should combine together, and enter in their books a bargain for time, as made between two of their correspondents, they might easily get a third person to combine with them, and to inform against the presumed buyer and selle; the brokers books sworn to by the brokers, whom they usually employed, would be a strong proof against them; and thus two innocent men might be brought to suffer severely for an agreement, which had never entered into either of their heads.

It often happens, Sir, that a gentleman, who foresees that he shall have use for his money in three or four months time, is well satisfied with the price his stock then bears; he cannot then sell out his stock for ready money, because he does not know what to do with his money in the mean time: but as the law now stands, he may take advantage of the then current price of stock, he may sell it out at that price, or perhaps at an advanced price to be delivered only when he knows he shall have occasion for the money; this he acquaints his broker of, and the broker may probably find him out a man who likes the then current price, and expects money to be thrown into his hands in three or four months, which he resolves to employ in that fund: in this case the buying and selling for time is convenient for both, and it is not to be questioned, but that many are encouraged to become purchasers of stock upon this very account; therefore the forbidding of any such agreement for the future, will not only prove to be an inconvenience to many, who are now possessed of stock, but will prevent some people becoming purchasers, which, of consequence, will do harm to the public credit of the nation.

It is well known, Sir, that the chief support of the credit of our public funds is owing to the ready access people have, at all times, to the money they have there lodged: but this ready access will, by this bill, be made very precarious to all those, who shall hereafter be obliged to sell at once all the property they have in any particular fund: for, if the purchaser should fail to comply with his agreement, the seller cannot, upon the transfer-day, compound the difference with him, and sell out his stock to another, in order to raise the money he has immediate use for: no. he must sue the man he sells to, and for that end he must make a transfer of his stock, which transfer must stand upon the books during the whole continuance of the

suit; he cannot in the mean time sell his stock to another, for if he did so, he would not be able to shew at the trial, that he had made a specifical performance on his part, and consequently he would certainly be nonsuited, and obliged to pay costs. This, Sir, will be a most intolerable grievance upon all the proprietors of our public funds, and will make many of them resolve to turn their money to some other

I must be of opinion, that the making a law to prevent men's coming to an anneable composition of any difference that may be between them, seems to me something extraordinary. This will be such a discouragement, that no man, I believe, will chuse to become a purchaser of any of our funds, when he knows that he cannot afterwards sell out his stock, without exposing himself to the danger of being involved in a law suit, to which he is by law expressly prohibited to put any end by an amicable agreement: and if a purchaser should, by any disappointment, be disabled to comply with the purchase he had made, but was willing to pay down, in ready money, the difference, which might not, perhaps, amount to five pounds, it would be very hard to oblige him to stand out a law suit to the very last, which would cost him, at least, treble that money.

That clause, Sir, of obliging a man to answer upon oath, in a case where great penalties may be incurred, seems likewise to me to be a very new and a very extraordinary sort of clause; for it is no way consonant to the spirit of our laws, to oblige any man to accuse himself: and as it lays a foundation for every person, that is inclined to be malicious, to bring a Bill in Chancery against any man, who is or ever was possessed of any of the public funds; it will consequently be a great discouragement to any man's becoming a purchaser, or continuing to be a proprietor of those funds, and will of course tend to the destruction of all public credit.

Another hardship I shall take notice of, is, Sir, that if this Bill passes, no man for the future can employ a merchant to buy or sell stock for him; for if a merchant should be employed and should charge commission for his trouble, he would incur some of the penalties of this Bill; unless he kept a regular book, and fairly entered therein all such transactions, in the same manner as brokers are by this Bill obliged to do.

think the creditors of the public ought not to be subjected to, and therefore I cannot give my consent to the passing of this Bill. I would sooner have taken notice of these things, but there happened to be such a noise and disturbance in the House, both upon the second reading of this Bill, and likewise when it was in the Committee, that I could not expect to be heard; and therefore I did not then rise up to say any thing against it.

Mr. Glanville was seconded by Mr.

Bowles: and backed by

Sir George-Caswall, as follows,

Mr. Speaker,-It is evident, that this Bill will be extremely inconvenient to all the proprietors or dealers in any of our public securities: the words of it are so general, that I do not know but that even navy bills, and contracts for furnishing the navy with provisions, will be comprehended; and if they are, the usual way of dealing in such affairs will be entirely prevented, which may be of dangerous consequence to the nation; for it is well known, that those who contract for furnishing the navy with provisions, seldom or never have as much money of their own, as is sufficient for making good the contracts they enter into. It is usual for a man who has not perhaps 10,000L of his own, to contract for furnishing the navy, with 40,000% worth of provisions; and in such cases the method always hitherto observed is, for the contractor, as soon as he has made such contract, to go to some monied man, who furnishes him with what money he stands in need of, upon his becoming bound for the money advanced with interest from the date; and obliging himself to deliver navy bills, at the price then agreed on, equal to the principal money then advanced, and the interest that shall in the mean time grow

These bills, Sir, I look on as public securities, because they are generally every year provided for by parliament; and therefore I take them to be within the general words of this Bill; and as all such bills vary a great deal in their price, insomuch. Sir, that I have known them at 45l. per cent. discount, it will for the future be impossible for those, who contract for furnishing the navy with provisions, to enter into any such agreement with any monied man whatever; consequently no man can hereafter contract for furnishing the navy, with more provisions than he can purchase All these, Sir, are hardships, which I wish his own money, which will of course make the providing for the navy much more difficult than heretofore. This, Sir, is one very great inconvenience which must arise from this Bill; but there are so many others, that in my opinion, the title of the Bill ought to to be altered, and instead of calling it a Bill for preventing the scandalous practice of stock-jobbing, it ought to be called a Bill for the destroying of public credit.

Sir John Barnard stood up in favour of the Bill, and said,

Mr. Speaker:—I did not offer, Sir, to rise up sooner, because as we are now upon the third reading of this Bill, against which there were few or no objections made in any part of its progress through this House, I was willing to hear all the objections that were to be made against it, before I rose up to answer; that I might thereby give you as little trouble as possible. I am indeed, surprized to hear any gentleman say, that there was upon any occasson such a noise in the House that he could not be heard: it is true, when a Bill is passing, which is thought to be a Bill of course, there are but few gentlemen give great attention to it; and upon such occasions, when gentlemen are not otherwise employed, they will fall a talking with one another, which must of course occasion some little noise in the House: but every gentleman knows, that upon any such occasion, whoever inclines to speak to the Bill in hand, may rise up and call to the chair. It is then the duty of the chair to order silence, and then the House will become attentive to the gentleman who is to speak. This is the method of proceeding in this House; and this, Sir, you have always taken a proper care to see punctually observed.

I wish, Sir, with all my heart, that the gentlemen had made their objections to this Bill, when it was before the Committee; for then it might have been made to their own liking, if it be possible to make any such Bill to their liking. When any Bill is brought into this House, it is usual for all gentlemen, who have a mind that some Bill of that nature should pass, to make their objections to the parts of it they find fault with, either upon the second reading, or upon its being committed; because, that if their objections he well founded, such amendments may be then made to the Bill, as may obviate all objections that can be reasonably made against it: but when gentlemen have no much that any Bill of that nature should pass, it is well known that they reserve all their objections to the very last, in order to throw out the Bill upon its third reading. For this reason I must, Sir, have some suspicion, that those gentlemen, who now begin to make their objections against the Bill we have at present before us, have no mind that any such Bill should pass, as would effect ally put an end to the practice of stock jobbing.

I find, Sir, it is granted upon all hands, that the practice of stock jobbing is pernicious to the trade, and to the people of this nation: this then is an evil that ought to be remedied, if possible; and by the Bill now before us, we are, at least we propose, to remedy this evil. Now, Sir, in all such cases, it is certain that no remedy can be proposed, but what will be attended with some inconveniences, and therefore we are to consider on which side the balance lies; whether the inconveniences, designed to be remedied by the law proposed, are more considerable than the inconveniences that may be occasioned thereby; or if the last be more considerable than the first? If we judge that the first are the most considerable, we are surely to pass the Bill notwithstanding those inconveniences that may be occasioned thereby: if we judge that the last are the most considerable, we are to throw out the Bill; and rather continue under the former evil than subject ourselves to a greater. This, Sir, is certainly the proper rule to judge by in the present case, and therefore by this rule let the Bill now before us be

The many bad consequences of stock jobbing are, I believe, well known; and that it is high time to put an end to that infamous practice, is, what I hope, most gentlemen in this House are convinced of. It is a lottery, or rather a gaming house, publicly set up in the middle of the city of London, by which the heads of our merchants and tradesmen are turned from getting a livelihood or an estate, by the honest means of industry and frugality; and are enticed to become gamesters by the hopes of getting an estate at once. It is, Sir, not only a lettery, but a lettery of the very worst sort; because it is always in the power of the principal managers to bestow the benefit tickets as they have a mind. It is but lately since, by the arts and practices of stock jobbing, the East-India stock was run up to 2001, per cent, and in a little time after it tumbled down again below 150%; several millions were lost and won

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by this single job, and many poor men were undone; so bare-faced were some men at that time, in the infamous practice of stock jobbing, that, after that stock began to fall, they sold it cheaper for time than for ready money; which no man would have done, unless he had been made acquainted with the secret which came afterwards to be unfolded, but was then known

to a very few. We know, Sir, how apt mankind are in their own nature to become gamesters; but to this game of stock jobbing, our merchants, tradesmen, and shop-keepers are prompted not only by their own inclinations, but also by some of their acquaintance, who have taken up the trade of being brokers in Exchange-Alley. It is natural for men to endeavour to make the most of the business they pursue; and where there are such a number of brokers, we may believe that some of them do endeavour to persuade all those of their acquaintance to become stock jobbers. The broker comes perhaps to the merchant, and talks to him of the many fatigues and dangers, the great trouble and the small profits, that are in the way of trade; and after having done all he can to put the man out of conceit with his own business, which is often too easily effected, he then tells him, that if he will allow him to dig for him in the rich mine of Exchange-Alley, he may get more for him in a day than he could get by his trade in a twelvemonth. Thus the merchant is persuaded; he engages, he goes on for some time, but never knows what he is doing till he is quite undone; his just creditors are surprized; what, say they, this man had a good stock to begin with, he has had a good trade for several years, he never lived extravagantly, what is become of his effects and money? they enquire, they search into his affiles, and at last perhaps they find out, that the whole was gamed away by his broker in Exchange-Alley.

This, Sir, may, for what I know, increase public credit for a time; but I am sure it is a great discouragement to trade, which is the chef, the only solid support of public credit, and it is the ruin of all private chef, it destroys that nutual faith among merchants, by which only our trade can be madeto prosper and flourish. This, Sir, is a domestic evil; an evil which, though fatal in its consequences; yet does not perhaps immediately draw any money out of the nation; but there is a foreign evil attending the game of stock jobbing, by which the nation may be plantaged of great same of any

ney at once. It is, by the means of stock jobbing, always in the power of every foreign court, to raise contributions upon this nation whenever they please; they have no more to do but to send over, and order a great deal of stock to be sold out at the current price for time, then raise an alarm of the Pretender, or some such alarm, by which they may make all our public funds fail perhaps 20% per cent, and so purchase stock 20% per cent. cheaper than they sold in order to perform their part of the contracts they had before made for time. Thus, Sir, they may make a harvest of the fall of our public funds; and as they know best when the alarm will blow over, they may make a new harvest of their rise.

These, Sir, are but a few of the many inconveniences that arise by stock jobbing. Give me leave now to examine those inconveniences which, it is pretended, will be occasioned by the passing of this Bill into a law. As to the real and honest creditors of the public, I have as great a regard for that faith, which ought to be preserved towards them, as any gentleman whatever: I shall never be for doing any thing that may lessen their security, as to the payment either of their principal or interest, and I wish that every gentleman in this House were of the same mind. But can it be said, that the making such regulations, as the public good requires for the transferring of their property from one to another, is any impeachment of the public faith? The preventing of stockjobbing is so far from being a breach of public faith, that I am sure it is what all the honest creditors of the public wish and desire; and as there is nothing in the Bill that can be a hardship upon any fair purchaser or seller, it will be so far from being destructive to public credit, that it will rather increase it; because it will make the value of every man's property in the public funds more certain and invariable. All those, who have no other aim but to receive their dividends punctually, and to have their principal money secure, choose to be in that fund which is subject to the fewest and least mutations; and this is the reason that we always see the annuityfunds bear a higher price in proportion than any of our trading-stocks.

To say, that no penalty ought to be inflicted on a practice that is found to be inconsistent with the public good, because persons ignorant of the law may thereby suffer, seems to me, Sir, to be a very odd protessour. If hope greationers will, in all other cases, be as careful of inflicting pe- | return the money he confesses so to have nalties upon the subject; it is indeed what ought never to be done but in cases of the utmost necessity: but where the advancement of the public good, or the security of private property, can be come at in no other way, it must be done; and every man is obliged to know the law, or to apply himself to those that do. In the present case, no man can by ignorance subject himself to the penalties proposed by this Bill, without some dishonest intent; for I am convinced, that no man ever did, or ever will either buy or sell stock for time, unless he knows more, or at least thinks he knows more, about that stock than the man to whom he sells, or from whom he buys; which intention is certainly not very fair, though, when it is not extended too far, it may be necessary to overlook it in the way of commerce.

This, Sir, leads me to consider the pretended convenience of bargains in stock for time. Suppose a gentleman finds he must sell out his stock three months hence; suppose another expects money in three months time, which he intends to lay out on the purchase of stock; I believe neither the one will purchase, nor the other sell till that time comes, unless he knows, or thinks he known, some secret relating to that stock which other people are not aware of; for if he that is to sell expects no variation in the value of his property, why should he sell till he has occasion for his money? But granting that he is so much satisfied with the then current price, that he absolutely resolves to sell at that very time, may he not sell for ready money, and lodge his money in the bank till he has occasion for it, since no man can pretend but that his money is as secure when lodged in the bank, as it can be in any of our public funds? And as to the buyer, I am sure no wise man will venture to purchase stock till he has the money at command; unless he does it in expectation that the stock will rise, which is downright gaming, and what is intended by this Bill to be prevented.

As to a man's being obliged to answer upon oath to any bill filed against him, it can be no hardship; because whoever does so answer, and fairly discovers the agreement made, is free from all penalties; he becomes liable to nothing but to return the money which he received; and 18 the law now stands, whoever receives money to another's use, is obliged to anever upon oath, and will be obliged to received.

To pretend, Sir, that by this Bill men may be subjected to great penalties, by the perjury and conspiracy of two or three brokers, is another objection for which there is no foundation; for against perjuries and conspiracies there can be no guard but that of a fair trial by an honest jury; by such a trial any such conspiracy might probably be discovered; it would be almost impossible for three rogues to concert their story so together, but that the conspiracy would be discovered by examining them apart, and cross-questioning each, in the manner usual at all trials; so that this too is nothing but an imaginary evil, and is as strong an objection against every penal law, that ever was or ever can be enacted, as it is against the Bill before us.

There is nothing in this Bill, Sir, that can oblige any man to go to law, either as plaintiff or defendant, contrary to his inchnations, or that can prevent his making up any difference there may be between him and another; for though the buyer of the stock may not perhaps be able to pay for the stock he had bought, because of some disappointment he has in the mean time met with, yet it is not to be presumed, that he will not be able to pay the difference in ready money; and if he can pay that in ready money at the books, cannot be immediately sell out the stock to another at the then current price; and thereby raise the rest of the money, which he may order to be delivered to the man who sold to him? May not every bargain be thus specifically performed, if the parties are inclined so to do? In this the only inconvenience is, that there must be a double transfer, which is performed with so little trouble or expence, that, I hope, it will be no way regarded in the present debate: and as it may be supposed, that, if this Bill passes into a law, there will be few or no purchasers, but such as are able to perform it the time they purchase; therefore, the other objection of the seller's being obliged to keep his stock till the end of a ted ous law-suit, is of no weight: for as every purchaser will be able, and will probably be willing to perform his part of the agreement, it is not to be presumed, that there will be any law-suits upon that

I am really surprized, Sir, to hear gentlemen talk of their being, by this Bill, previated from employing a merchant or friend to buy or sell stock for them; such

gentlemen do not, it seems, know that commission and brokerage are two different articles: if a merchant is employed to buy or sell stock for another, he may either do it himself, or he may employ a broker; if he employs a broker, he charges both brokerage and commission, and if he does it himself he charges only commission: in neither case does he act as a broker, nor will he be obliged to keep any book for

that purpose. I have now, Sir, gone through all the material objections I have heard made against the Bill. I hope I have shewn that there is no weight in any of them; I hope I have shewn that all the inconveniences, which are pretended to arise from this Bill, are imaginary; and I think, I have shewn very real inconveniencies arising from the infamous practice of stockjobbing; and every gentleman in the House may suggest to himself a great many more. We ought to consider that no bad custom or practice ever crept into any nation, but what some people got by; and, let the practice be as pernicious as it will, we may presume that those who get by it, will endeavour to raise objections against every effectual remedy that can be offered; but as no gentleman in this House can be any way concerned in the gettings by stock jobbing, so, I hope, they will not allow themselves to be misled by any frivolous objections started, without doors, by those who are.

Mr. Brookshauk stood up next, and spoke against the Bill as follows:

Mr. Speaker; —I doubt not but there was a great deal of money lost and won by the late sudden rise and fall of East India stock, and I am persuaded that a great many of those, who became purchasers upon the rise of that stock, were such as never intended to hold the stock for the sake of the dividend, but that they were such as bought only with a view of making an advantage, by selling it out again at an advanced price: this, it is true, is a sort of gaming, but it is of such a sort as cannot be entirely prevented, even by the Bill now before us; so that in such a case no great benefit can be expected by the Bill, and in many cases it will certainly be attended with great inconveniences. I shall mention only two; the first of which is that of the Long Annuities: it often happens that in the sale of such public securities, the seller must deduce his title in the same manner, as if he mere to test a mindrestance

so that it will be impossible for him to compleat the conveyance in ten days, which is the time limited in this Bill; and therefore I am of opinion, that the sale of such annuities will, in many cases, become impracticable, if this Bill should pass into a law.

It is certain, Sir, that the merchants may sell goods to be delivered at any time the contractors shall agree on: I know that in the Russian trade it is usual for the merchants concerned in that trade, to enter into contracts to deliver hemp at a certain price, at a certain future time, though, perhaps, at the time of making the contract, the hemp is not so much as purchased or contracted for in Russia: this is a privilege which is enjoyed by all merchants with respect to the goods they deal in, and I can see no reason why the proprietors of our public funds should not en-

joy the same privilege.

The other inconvenience I shall mention, is, that of the disappointments which some of the public creditors may meet with in the sale of their properties, which will certainly be much aggravated by this Bill: suppose a man enters into an agreement for the purchase of a land estate, and covenants to pay the price against such a day under a great penalty; for enabling him to perform his agreement he sells out 10,000% of his stock, to be delivered some few days before that day on which he is, by his covenant, obliged to pay for his estate: suppose the purchaser of the stock does not come to accept of the stock, or to pay the price; as the law now stands, the seller of the stock may make a tender of his stock at the books, and may sell it out next transfer-day at the risk of the buyer, by which he is enabled to pay for his estate, and he may recover from the purchaser of his stock, what he lost by his not accepting and paying for the stock according to agreement; but if this Bill passes into a law, the seller of stock must, I presume, keep his stock, till the end of the law-suit between him and the buyer, in or-'der that he may be always ready to make a specifical performance; by which means, if he has no other fund for raising ready money, he must subject himself to the penalty of his covenant as to the purchase of the estate. As these are inconveniencies which may often occur, I think it is hard to subject the proprietors of the public funds to them; and therefore I shall be against the Bill's passing in the form it is ALPESSON ibrary Jea satism on t

Sir Robert Walpole, spoke next:

Mr. Speaker :- I wish the objections now started against the passing of this Bill, had been mentioned either upon the second reading, or in the Committee. I do really think that the Bill might have been drawn up, as to some parts of it, with something more perspicuity, so as to have intirely obviated the objections now made to it: but as most of the objections now made are founded upon mistakes, as to the meaning and intention of the Bill, I am therefore of opinion, that they ought not to be of weight enough to prevent its passing.

As to what the honourable gentleman was pleased to mention about navy-contracts, I cannot think that they come any way under the case now before us. The navy always contracted to pay ready money to all those who agree to furnish them with any stores or provisions; and after a man has entered into such a contract, he may certainly sell, or assign any interest, or any share of the interest he has therein, to another, notwithstanding the Bill now before us. Upon such contracts the money is indeed generally paid by navy-bills, but that cannot hinder the private con-tractor to raise money upon his contract after what manner he pleases; he may even oblige himself to deliver may-hus at such a price; for, before they are issued, they cannot be deemed to be public securities; and if, upon delivering the stores and provisions, the navy should actually pay ready money to the private contractor, can it be so much as pretended, that he would be then obliged to deliver navybills to the person, from whom he had bor- 1 rowed money upon his contract with the navy: would not, in such a case, the re- stock, and of every other stock, must alpayment of the money borrowed with in- ways be according to the value of money terest be a full performance of his engage- 1 at that time, and the dividend made, or ment with the lender? Navy-bills, in- that may probably be made upon the deed, after they are once issued, do cer- stock: at that time our 4l. per cent were they are to be bought and sold in the were selling at very near par; and theremanner prescribed by this Bill, which can no way injure public credit.

As to the objection against compounding, or voluntarily receiving any difference I cannot think, that the laws, as to the performance on the seller's part, is any way altered by this Bill. He is not by this Bill obliged to keep the stock sold in his possession, any longer than he was before; he may certainly perform upon his part by a tender of the stock, in the same manner as he could have done before : he may then sell out his stock, and he may

bring his action against the buyer for not performing his part of the contract, upon which action he will recover the difference

by way of damages.

Indeed, that objection relating to the Long Annuities has something more in it, and therefore, I wish it had been provided against by some words, or some clause in the Bill; but it is a case that will happen but seldom, and the difficulty may be, by proper management and dispatch, in all cases surmounted, and therefore I do not think it sufficient for throwing out the Bill; for the practice of stock-jobbing has been so prejudicial to this nation, that no trivial objection ought to take place against a Bill by which, I think, that practice will be prevented for the future.

I have, Sir, long wished for some such Bill: every one knows, how even the administration has been some times distressed by the practices of stock jobbers: they have correspondents settled at all the. courts of Europe, and upon all occasions of moment they have their expresses, who make much greater dispatch than the government's expresses can do, because they are generally much better paid, and better

appointed for that purpose.

I must say, Sir, that the late practices in the East-India stock were really something surprising; there might perhaps be some, who upon its rise bought only with a view of selling out again at an advanced price; but I am persuaded there were others, who bought even at the highest price with an honest intention, and without any other view but that of holding the stock they bought, and taking their dividends, as they should become due. The price of that tainly become public securities, and then selling at a premium, even our 3% per cent. fore we must conclude, that according to the value of money at that time, an annuity of 4l. per cent. was very well worth 100% principal money. That Company had divided eight per cent, for many years; they but just before paid 200,000%. to the government for a prolongation of their term; and at the same time they had declared they were able to do all this, and likewise to pay off 4 or 500,000% of their bonds, out of the profits of their trade: from all which, those who were not in the suppost scoret of their amore, had very

good reason to conclude, that they would have been able to have continued the same dividend for many years to come, and that therefore 100%. East India stock was a cheap purchase when bought even for 2004. The resolution was soon after taken for diminishing their dividend, and that was as natural a reason for the fall of their stock as their former declarations had been for its rise. What were the motives for this management I shall not pretend to determine; but I am afraid, that the game of stock-jobbing is often the cause of managements in that, and all other public funds: if we destroy the cause, the effects must cease; and of consequence the price of all public stocks will become more certain and fixed, which will, I am sure, make them more valuable to all honest purchapers. The fluctuating of the price can be no advantage to any but brokers, and to those who have a mind to make indirect advantages by stock jobbing; those practiees will, I think, be prevented by this Bill; consequently it will tend to the improvement of public credit, and therefore I shall be for its passing.

Lord Hervey spoke against the Bill:

Mr. Speaker ;—In the debate now before us, I cannot agree with my honourable friend over the way. I must be of opinion, that if this Bill passes, no seller can sae for any difference upon the stock sold, nor can he recover damage, which I take to be the same with difference, unless he has the stock in his possession the whole time of the suit: by this Bill every bargain is to be specifially performed, and therefore the seller, as I take it, must sue only for a specifical performance, which no seller can pretend to sue for, unless he in, at all times, during the continuance of ' the suit, in a condition and ready to perform specifically upon his part, for which end he must always have of that stock which he has sold, at least as much as he is obliged to deliver to the buyer; and therefore, if a man has sold all the share he has in any public fund, in order to ena- therefore I think, that no possessor of a ble him to perform his part of an agreement about something else, if the buyer does not come to take the stock, and pay the price, the seller must subject himself to the penalty of his other agreement, or he must give up all pretences for recovering my thing from the buyer of his stock, either by way of difference or damages. This will be a great hardship upon all

be subjected to a great many other inconveniences, and to several dangerous and heavy penalties, I shall therefore be against its passing.

Sir William Yonge spoke next for the Bill:

Mr. Speaker ;- In the case now before us. I take it to be of no consequence, whether or no the seller can recover either difference or damages, and therefore, whether or no they be in effect the same is no material question. I am very well convinced, that no circumstances can ever lay a man under the necessity of selling or buying for time; no man can so much as have an inclination that way, unless he be endued with something of the spirit of gaming, or unless he knows a secret, by which he thinks he can make an unjust advantage of the person he sells to, or purchases from; and therefore, Sir, I look upon the putting a final end to this practice to be one of the principal aims of this Bill. I really, Sir, must say, that I have not heard one material objection offered against this Bill, and as I was one of those appointed to bring it in, I can say, that all possible care was taken to make the words as plain, and the terms at easy, as were consistent with putting an effectual end to the evil against which the Bill was originally proposed. However, as the Bill is to go to the other House, I do not know but some few words may be added or altered, in order to obviate, as much as possible, all objections that have been or may be made to the

Sir John Barnard spoke again:

Sir :- It is very certain that Long Annuities are included in this Bill; they must not be bought or sold hereafter but according to the manner perscribed by this Bill: but I am certain this can be no objection to the passing of it; for no wise man, no honest man, will pre time to sell any thing until he has made his title to it as clear as the nature of the thing can admit of; and Long Annuity will presume to sell until after he has deduced his title, and made it so clear, that no difficulty can be made in approving of it, in which case all such bargains may be specifically performed within ten days after the making thereof; but if any accidental delay should in the mean time happen, the parties may, by mutual consent, put off the specifical performance stockholdens and methor and, by this shid, a form his direct they present in there is nothing

in this Bill that can prevent such a mutual

indulgence.

I did not before take notice of the objection made, that this Bill, if it passes, may he the occasion of the bringing many suits in equity against the possessors of our public funds. This, I must say, I am sur-prized at. What guard has any man, as the law now stands, against Chancery suits? May not any man now bring a Bill in equity against me, and set forth, that I owe him a large sum of money, though I never had any dealings with the man in my Inte? Such a Bullmay certainly be brought, but I know what would be the fate of it; I know it would be dismissed with costs: this is my dependence, I know I have never done any thing that may render me liable to the having of such a Billbrought against me, and therefore I depend on it that no such Bill will ever be brought. And would it not be the same if the Bill now before us should pass? Is it to be supposed, that any man would subject himself to the immediate expence of ten or twelve pounds, and the danger of being obliged to pay twenty or thirty more, unless he had very strong proofs against the man whom he made defendant to his Bill? This, Sir, is really putting cases almost impossible, in order from thence to raise objections against a Bill, for the remedy of what is, by every gentleman in this House acknowledged to be, a most insufferable evil-

Mr. Glanville stood up again, and said r

Sir :- I must observe, that the possessor of a long annuity, who has a mind to sell, may think his title as clear as the sun at noon-day, and yet when he comes to shew it to the purchaser he may find several objections; in such case it must be laid before the purchaser's counsel, he must examine all the title-deeds, and a conveyance must be drawn up and settled by counsel, be admitted. I believe, not to be practicable in ten days, so that I must still be of opinion, that the sale of such public securities will, by this Bill, be made very dangerous and difficult, if not altogether impossible.

As to Bills in equity, it is certain that no man will ever file such a Bill unless he expects some discovery by the defendant's unswer. As the law now stands, no man can expect any discovery from a man with whom he never had any transactions; but

by the Bill now before us, every man will [VOL IX! pred make dig took by the lin version

have some encouragement to expect a discovery of something he may make an advantage of by the defendant's answer, if such defendant ever was a dealer in any of our public funds; because, if he ever made a contract contrary to the terms of this Bill, he will be obliged to discover it by his answer, and though he may be thereby discharged from the penalty, yet the other party contracting with him is not; so that the person who files the bill, may thereby make an advantage, either by recovering the money received by the defendant upon an unlawful contract, or by grounding an information upon that answer for recovering a penalty from the other party concerned in such unlawful contract or composition; and therefore, I think, it is evident, that if this Bill passes, the proprictors of the public funds will be more liable to have Bills in equity preferred against them than any other persons in the kingdom are.

I shall conclude, Sir, with taking notice of one case where people are often obliged to sell before they can be ready to deliver, and that is in the case of executors and trustees, where the trust-stock must generally be sold by a Bill in Chancery. In such cases, according to the practice now observed, they must sell before they bring their Bill, because the purchaser is always made a party to the suit; and every man knows that a chancery suit cannot be begun and ended, and the bargain specifically per-

formed in ten days time.

Mr. Bootle spoke next:

Sir :—I rise up only to rectify some mistakes that I find gentlemen seem to be in, with respect to the present practice of the law. According to the present practice, no man that sells stock is obliged to keep his stock for any time after the day, on which he contracted to deliver it: if the buyer do not come on that day to both for the seller and buyer; and this will | accept the stock, and pay the price he agreed to give for it, the seller makes publication at the books for him to come and accept, and pay for the stock which he is then ready to deliver according to his contract: then an actual transfer is made upon the books, and that transfer stands until the shutting up of the books for that day ; if, in that time, the buyer do not come to accept of, and pay for the stock so transferred, the transfer is then cancelled, and upon next transfer-day the seller may sell his stock to whomsoever he pleases at the current price of that day; and if he sels it

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at a loss, he has an action upon a breach of | coverient against the leaver, upon which action he always recovers the difference by way of damages. The publication and transfer, made at the books upon the day agreed on and proved duly in court, is always taken for a specifical performance on the part of the seller; and the buyer has no title to come, at any time after that day, to demand a new specifical performance. This is the present practice in all such cases, and I am sure there is nothing in the Bill now before us which can alter the present practice in that respect; and therefore I must conclude, that as to this case, no stockholder can be brought under any difficulty or hardship by the Bill now be-

With respect, Sir, to the Long Annuities, why may not they be sold as land-estates generally are? In the sale of land-estates, when the seller finds out one who is willing to be the purchaser, the first thing he does is to satisfy him about the title, before they so much as talk about the price, or examine particularly into the value of the estate to be sold. If this method be observed with respect to the sale of Long Annuities, it cannot be said, but that the agreement may be specifically performed by both parties, within ten days after making the same.

As to the sale of stock vested in executors or trustees, there is no necessity of selling it before the Bill in Chancery be filed; there is no necessity of selling it before a decree passes for that purpose: it may be suggested in the Bill, that such a man is willing to become a purchaser, and he may be made a party to the suit, as well as if he had actually become a purchaser; the effect would be the star and le wood got his costs in the one case as well as in the

other. And as to Steekhob'ers being exposed to the danger of having Bills in Chancery filed frequently against them, there is nothing in it; no fair dealer in stocks can ever be exposed to such a danger, for whoever files such a Bill must set forth the unlawful contract particularly; we are not to imaghe, that, from any clause in this Bill, a man will be allowed to bring in a bill in equity, and suggest generally that the defendant has made some unlawful contracts in stocks, and pray that he may be obliged to discover all his dealir es; no, il e plaintiff must cert taly set forth the particular contract of which he prays a discovery; and this be carpage do, unless there has not only

been some such unlawful contract, but such an unlawful contract as he has had some information of; and if upon the issue of the cause his information appears to be groundless, he may expect to be made pay all costs of suit; so that no man can have reason to be afraid of any such bills being filed against him, unless he has actually made some unlawful contract; and that no such man should rest in security is the very design of this Bill.

In short, Sir, from all the objections that have been started, and all the cases that have been put, I can see nothing but pretended or imaginary difficulties; and as the Bill now before us will, in my opinion, put an end to many real evils, which are of the most dangerous consequence both to the trade and credit of this nation, therefore I shall with all my heart be for its passing in this House, and I hope it will be passed into a law.

The Bill against Stock-jobbing passes the Commons: but is dropped by the Lords.] Then the question being put, That the Bill do pass, it was carried in the affirmative by 55 against 49; and was sent up to the Lords, who made so many alterations therein, that it was afterwards dropped.

Debate in the Commons on a Motion for a Lattery of One Million towards the Relief of the Sufferers by the Charitable Corporation.] May 4. The Commons being in a grand Committee to consider of methods for relief of the Sufferers by the Charitable Corporation, the lord Tyrconnel maved, That a sum not exceeding one million be tased, he way of Lottery, for that papage, the leading way of Lottery, for that papage, who was answered by sir William Yonge, Hereupon

Mr. E) le stood up and said,

Sir;—I am very much for giving all the relief we can to such as are objects of charity, but I am as much against doing it by way of Lottery; for by such a method, in order to relieve those who have been cheated and undone, we shall give a handle, by which a much greater number of weak and simple persons may be undone.

Mr. Palmer spoke next:

Sir;—I always was, and always shall be against Lotteries, of whatever kind, or on whatever occasion, and therefore I cannot but he against the proposition now made to us. I shall be glad to see these poor, un-

happy people relieved, and, and I hope that some effectual methods may be fallen on for procuring that relief; but do not let us think of giving them relief by setting up what has been always deemed a public nuisance; I believe it will be a better way for us to grant a sum of money to the crown, for the relief of those of the Sufferers who are really objects of compassion: this method I mention only to the Committee; but, whatever relief is to be granted, I think it ought to be very much confined, for as to all those who shall appear to have been gamesters in that stock, they no more merit the compassion of the public, than those who are undone at a gaming table. I doubt much if any of the men who became adventurers in that Corporation deserve much compassion; I am afraid, that most of them purchased, either with a view of making an unjust profit by the advanced price of the shares they bought, or with a view to have a higher interest for their money, than what they were by law intitled to, and in either case they are almost as fraudulent as those who were the managers; for he that cheats, or extorts from a man a shilling, is as much guilty of fraud, as he that cheats him out of 1,000%. Indeed, as to the ladies, a great many of them may have been innocently drawn in by those, to whom they intrusted the management of their affairs, or by those who, from the begin-ning, had a formed design of cheating them out of their money: their case is really to be pitied, but in my opinion, of all the Sufferers, they only are the proper in otion. objects of compassion, and therefore I hope, that whatever relief is to be given,

Lord Tyrconnel replied :

will be confined to the fair sex only.

Sir;—I have as great a regard for the fair sex as the gentleman who spoke last, and with him I think, that they are really the greatest objects of compassion; but, Sir, let us consider, that many of those gentlemen, who have been undone, have wives and daughters, and I cannot but look upon the wives and daughters of such men to be at least as great objects of compassion, as any of those ladies who have been undone by their own act and deed.

Sir Charles Wager rose and said:

Sir ;... I must think, that the only means we can think of for relieving the unhappy Sufferers in that Corporation, is to make a Lottery for their henefit; but I must likewise be of opinion, that a Lottery of a million will be too large; I believe one of 500,000l. may be sufficient; and therefore I shall second the motion to the amount of that sum.

Sir Joseph Jekyll spoke against the motion as follows:

Sir :-Before we think of granting any money to the crown, or of granting money in any other way, for the relief of those Sufferers, we ought first to consider, whether or no we have any power or authority to tax the people, or to grant away the public money for the relief of any private persons. I must really be of opinion, that we have no such power; we are indeed to dispose of the public money, but then we are to dispose of it for public uses; we are not to convert it either to our own use, or to the use of any private person: It is true, we have sometimes granted money to the king for the rewarding of private persons, but such grants have always been made for some services rendered by those persons to the public; and therefore, what money was in that way granted, was really for the use of the public. Even the raising of money by a Lottery is raising money upon the people, and if any part of the money so raised is granted away to private persons, I must look upon it to be a converting the public money to the use of private persons, which I think we have no power to do; and upon that account, as well as on account of the many inconveniences that attend Lotteries, I must be against the

Mr. Winnington spoke next in behalf of the motion:

Sir :—I have always had a great regard for the opinion of the honourable and learned gentleman who spoke last, but I hope he will excuse me, if I say that I do not think the objections he has now made against the proposition in hand, are near so strong as those usually made by him, As to our power of granting money for the relief in question, I do not know what power we may have in that respect; but am sure there are several instances, where we have granted even a public tax for the relief of private persons. One such instance, Sir, is within my knowledge, and is so late, that every gentleman in this House may remember it; that is, the case of the suitors in chancery, whose money had been lost by the misconduct of the late lord chancellor, and the then

masters in chancery: it is well known that this House laid a tax upon the law, which I take to be a tax upon the people, because the whole is paid by the clients in that court, and not by the lawyers; and the money to arise by this tax was appropriated towards making good the loss, which the suitors in that court had sustained. Another instance of the same nature is that tax, which was granted for relief of the orphans within the city of London; and I believe several other instances could be given, if we were to examine the Journals of this House,-However, Sir, I do not take this to be the question now before us. It is not proposed to impose any tax, or to grant any money to the crown for the relief of those unhappy sufferers; for I cannot imagine how it can be thought, that the granting a lottery is either a tax or an imposition upon the public. By granting a lottery we do not oblige any man to pay towards it, no man is to be forced to become an adventurer; it is not really so much a grant of money, as it is a repeal in so far of an act of parliament lately made against private lotteries; for, if it were not for that statute, the Charitable Corporation could of themselves set up such a lottery as is now proposed: and as the making of that law was occasioned by the many frauds that were committed by the means of private lotteries, and the downright bites that were often put upon people under that name, the cause entirely ceases with respect to the lottery now proposed, from which no fraud or bite can be so much as suspected.

Sir William Wyndham stood up, and seid:

Sir ;-As to the affair before us, I am afraid we are beginning at the wrong end. We are now in a Committee, to consider of ways and means for relieving such of the sufferers in the Charitable Corporation, as shall be deemed objects of compassion, and we are now going to resolve upon a certain sum to be appropriated for that relief, before we know any thing about the sufferers; whether there be any, or how many of them there be objects of compassion; or what sum will be necessary for giving them a proper relief? All these questions ought, I think, to be resolved, before we proceed to grant any sum for that purpose, either by way of lottery or any other way. I am, Sir, firmly of opinion, that we have no power to lay on any public imposition for the relief of private

persons; and to think of giving a relief by way of lottery, is to establish by law a new deceit, for the relief of those who have suffered by an old one. As to our having it in our power to relieve private persons by public taxes, the instances mentioned by the honourable gentleman who spoke last, are not at all to the present case. The suitors in chancery were in a very different situation from those we are now about to relieve: the court of chancery is one of the public courts of the kingdom, and consequently is the same with the public; whatever money was put into the custody of that court, was put into the custody of the public, and if any of it was purloined by those officers who are appointed by the public, there is no question but that the public is obliged to make it good: besides, those who had their money in that court did not voluntarily put it there; they were all obliged, contrary to their inclination, to leave it in that court; they could not get it out again without an order of court for that purpose; they could not so much as inquire in what manner their money was disposed of; whereas, with respect to the sufferers in the Charitable Corporation, they have no pretence of having trusted the public with their money; they voluntarily put their money there; they might have taken it out when they would, and they might have every day inquired into the management of it; so that what they have lost is entirely owing to their own act and deed, or at least to their own neglect; they have nothing but compassion to plead for granting them any relief from the public, and I am afraid, if we consider the public aright, and the loads it already labours under, we must conclude it is not in a proper condition for granting such large charities. That other instance, Sir, relating to the tax for relieving the orphans of the city of London, is still less to the present case; it is a local tax; it extends no farther than the city of London; and it was most reasonable that the citizens of London should be obliged to make good the loss, that was sustained by persons who were under a necessity of trusting their money to them, or at least to the officers appointed by them.—Now as to Lotteries, Sir, the honourable gentleman mistakes it, if he imagines that the frauds committed in private lotteries, was the only reason for prohibiting by an express law the setting up of any such. Every lottery, public or private, is a public nusance, because it makes a great

many poor unthinking people ruin themselves by venturing more money in that way than their circumstances can admit of, and, as all lotteries are a sort of gamingtables, they give great encouragement to idleness and extravagance, by huoying up weak people with the hopes of getting riches in another way than that of industry and frugality, which is the only way of getting riches that ought to be encouraged by a wise people; therefore, Sir, the cause of the law does not cease with respect to the lottery now proposed, but will, I believe, grow more strong against it than against any public lottery that ever was proposed; for, considering the expences of management, it is certain that the Corporation, or the sufferers therein, can make little or nothing by a lottery, unless it be made so disadvantageous to the adventurers, that no man but a madman will put any money into it; and if such a lottery should fill, it would be a very powerful argument against this and every such lottery that can be proposed; for it is really granting a licence by act of parliament to cheat people out of their money, which is a sort of project for raising money that this House will never, I hope, agree to in any case whatever.

Lord Hervey spoke next in favour of the motion:

Sir :- There is, in my opinion, no possible relief to be given to those unfortunate people, but what must be attended with some inconveniences. I am, in general, as much against encouraging lotteries as any gentleman in this House; but where no real fraud is committed. I cannot think that a lottery is a thing of so bad consequence; where the money thereby raised 18 duly applied, and no underhand dealings allowed to be put in practice, which, to be sure, will be taken care of in the present case, it cannot be attended with many inconveniences; and as a lottery is the only method which I have yet heard mentioned, or can think of, for giving relief to those objects of compassion we have now under our consideration; I have so much pity for them, that I think the few inconveniencies, that can attend such a small lottery as that of 500,000% ought in the present case to be overlooked.—Upon the petition of the Proprietors of this Corporation, we have all had two things under our consideration. The first was that of doing justice by punishing the guilty, in this we have gone on as we ought to do in all such

cases; we have proceeded with the utmost caution; because, if we had been rigorous in that point, we might readily have deviated into severity, which in all cases ought to be carefully avoided; but as to the other point, which is that of giving relief to the unfortunate sufferers, and which is the point now before us, there is no need of so great caution: if in this we should go a little too far, it is erring upon the safe side; the greatest fault we can be guilty of, is that of shewing too much compassion and pity for those innocent persons, who have by the frauds of others become proper objects of compassion.-It cannot, I think, be said, that we are beginning at the wrong end, by voting for a 500,000% lottery, before we know the number of the sufferers that are objects of compassion, or the sum that will be wanted for giving them a proper relief; because, Sir, we are not now to settle the scheme of the lottery: before that is settled there will be time to inquire into what sum will be necessary for giving such relief, and according as that sum is large or small, the lottery may be made the more or the less advantageous for the adventurers; if 100,000l. should be found to be necessary for relieving all those of the sufferers who are really objects of compassion, there must be a fifth part of the money contributed by the adventurers sunk for the use of the sufferers; and, if it should be found, that half that sum will be sufficient for the end proposed, then it will not be necessary to sink above one tenth of the money contributed by the adventurers; and whatever is thus sunk by the adventurers, is not really to be looked on as money thrown away, it is to be looked on as so much money given by them for a charitable use; and the raising of this charity by way of lottery, is proposed only as an inducement for some people to contribute towards a charitable use, who would not perhaps otherwise contribute to the most charitable use that can be imagined.

Sir Joseph Jekyll spoke again:

Sir:—I am very much convinced, and I find it is generally allowed, that a lottery is in itself a bad thing; and, I think it is likewise allowed, that there is no reason for our coming into such a measure at present, but only the necessity we are under, and because no other means of relief cap be thought of. There is no sort of lottery can be set up, but what must expose multitudes of people to be undone; and it is

impossible to prevent several of those fraudulent practices, which are always set up under the sanction of every public lottery. If then a lottery be in itself a bad thing, surely the less we have of it the better; why should we vote for a lottery of 500,000% if one of 250,000% will do the business? This consideration alone makes it, Sir, in my opinion, necessary first to consider who are objects of compassion, and what sum will be sufficient to relieve them; for if upon such enquiry it be found that a lottery of 250,000l. will be sufficient for the end proposed, it would certainly be very wrong in us to vote a lottery of 500,000l. for we seem all to be convinced, that a lottery for any sum will do mischief; but a lottery for a small sum can never do so much mischief as one for a larger.

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Mr. Heathcote spoke next as follows:

Sir :- I must confess that what is now proposed seems to be a new method of raising charity; but I hope the charitable disposition of the people of this nation is not as yet so much decayed, as to make it necessary to trick them into the giving of charity; when they are fully convinced that the use, for which the money is raised. is really charitable, in such cases I have never as yet observed the people backward in their contributions; I am, indeed, afraid that the objects of charity now under our consideration would not meet with any great relief from the people; for the generality of the people do generally think, that those who are undone by any sort of gaming or stockjobbing, are not proper objects of charity. Those who are ruined by shipwrecks, by fire, or such accidents, are certainly much greater objects of charity, and more entitled to a parliamentary relief, than those who ever were or ever can be undone by the management of any public stock whatever; because every proprietor may look into the affairs of the company, and may prevent the mismanagement, if he is but tolerably careful of his own interest; and yet we have never seen any of the former so much as claim a relief from parliament.— I must observe, Sir, that what we are now about may come to be a very bad precedent; it will for the future make all proprietors of public funds less careful of their directors and managers; so that I am afraid, we may have many applications of the same nature. There is now a company under our consideration, which will

likewise, I believe, stand in need of the same sort of relief; and I do not know, but that in nine or ten' years, another great company may find themselves under a necessity of applying for something of the same nature; especially if they should go on with their present scheme of diminishmgso considerably their trading capital, and loading it with all the debts they now owe. For these reasons, Sir, as well as a great many others, I cannot but be against the motion now in hand.

This debate being over, a motion was made, That the chairman leave the chair: but the question being put thereupon, it was carried in the negative by 85 to 61; after which the Committee came to several Resolutions, which upon the report were agreed to; and a Bill brought in for the relief of the sufferers by a lottery of 500,000l. which passed into a law.

The King's Message respecting a Treaty of Marriage between the Princess Royal and the Prince of Orange*.] May 8. The following Message from his Majesty was delivered to both Houses:

".G. R.

" His Majesty having received from the prince of Orange proposals for a Treaty of Marriage between the princess royal and the said prince; and his Majesty having been pleased favourably to accept the instances made by the prince; his highness has sent over a minister, instructed and authorised with full powers, to treat of and conclude the Articles of Marriage: his Majesty therefore thought it proper to communicate this important affair to this

[&]quot; An event of great importance was now upon the carpet, and came to light this session of parliament. It was with so he concern that his Majesty and the queen reflected upon the low state of the Protestant interest, at this time, in Europe. They saw the Dutch wholly en-grossed by France, and all the mutual advan-tages of the allowers between England and Holland in danger of being lost to the Protestant cause, unless such an interest could be raised in Holland, as might counter-balance that of France. Their Majesties, therefore, fixed their eyes upon the Prince of Orange, as a proper match for their eldest daughter the princess royal; and he was encouraged to send over proposals for that purpose, which his Majesty received favourably. He was a young prince of great virtues and great abilities; but his fortune being far inferior to his birth and his spirit, their Majesties shewed the greater magnanimity in postponing that consideration te the public good,", Tumple ...

House: and, as he makes no doubt but this Marriage will be to the general satisfaction of all his good subjects, he promises himself the concurrence and assistance of this House, in enabling him to give such a portion to his eldest daughter, as shall be suitable to the present occasion, and may contribute towards supporting with honour and dignity an alliance that will tend so much to the further security of the Protestant succession to the crown of these realms, and to the Protestant interest in Europe.³⁷

The Lords' Address of Thanks thereon.]
The Lords agreed upon the following Address:

" Most Gracious Sovereign,

"We, your Majesty's most dutiful and loyal subjects, the Lords spiritual and temporal in parliament assembled, beg leave to return your Majesty our most humble thanks, for your most gracious Message; and for your goodness, in acquainting us, that your Majesty has received, from the prince of Orange, proposals for a Treaty of Marriage between the princess royal, your Majesty's eldest daughter, and that prince; and to express, at the same time, the just sense we have of your Majesty's tender care and concern for the interests of your people, and for the farther security of the Protestant succession of the crown of these realms, in having been pleased favourably to receive the instances made by the

"When we consider the many great and signal advantages that these kingdoms have received from a strict union with the house of Orange, it is with pleasure we observe your Majesty's present disposition, to give a princess, so deservedly dear to your Majesty, and esteemed and admired by all your people, to a branch of that house.

"The distinction with which your Majesty is, upon this occasion, graciously disposed to honour his highness the prince of Orange, is a fresh proof of your Majesty's unalterable resolution to preserve to your people those liberties which your late royal predecessor king William the third, of ever glorious memory, came to restore.

"These, Sir, being our sentiments, and, as we persuade ourselves, those of the whole nation; we beg leave humbly to assure your Majesty, that we will readily and chearfully concur in every thing that may contribute to the concluding and perfecting an alliance, that will tend so much to the farther security of the Protestant

distribution in a second con-

succession to the crown of these realms, and to the encouragement and support of the Protestant interest in Europe."

The Commons' Address of Thanks thereon. The Address of the Commons was as follows:

" Most gracious Sovereign,

"We your Majesty's most dutiful and loyal subjects, the Commons of Great Britain, in Parliament assembled, return your Majesty our most dutiful Thanks for being graciously pleased to communicate to us your royal intentions of concluding a Marriage between the Princess Royal and

the Prince of Orange.

"The happy prospect of seeing this alliance entered into, and concluded, with a prince whose family has always distinguished itself in support of the Protestant religion, and in defence of the liberties of Europe, gives us the greatest satisfaction: We remember, with gratitude, the great and infinite benefits procured to this nation by that illustrious House; and we cannot but promise ourselves a further security to the Protestant succession to the crown of these realms, from the renewal of that union which gave birth to, and laid the foundation of, this inestimable blessing.

"And we beg leave to assure your Majesty, that, to demonstrate our duty, zeal, and affection to your Majesty, and to testify the just sense we have of the singular merits, and eminent virtues of the Princess Royal, we will enable your Majesty to give her such a portion, as may conduce to her future happiness, and to the supporting her royal highness with honour and dignity."

REPORT OF THE COMMITTEE OF THE HOUSE OF COMMONS ON THE FRAUDS OF THE GOVERNOR AND AGENTS OF THE YORK BUILDINGS COMPANY. May 10. The Commons took into consideration the Report from the Committee, to whom the Petition of the Proprietors of the Stock of the Governor and Company for raising the Thames Water in York Buildings, assembled in their General Court held at their house in Winchester-street, the 12th of January last.

The Petition set forth, "That, for carrying on the Water-works of the said Company, and for purchasing several forfeited Estates in England and Scotland, as well as for undertaking and managing several mines, and other works and trade in Scotland, for the benefit of the said Company, several hundred thousand pounds were

and notorious misbehaviour of the present Governor of the said Company, and others. who are, or have been, entrusted with the management of the affairs thereof, and their agents; by which all the Petitioners are become great sufferers, and many of them reduced to the utmost poverty and distress: And that, though the Petitioners have already discovered many of the said Frauds, yet they are unable fully to discover all the persons concerned therein, or to obtain a redress of their grievances, without the assistance of this House; many of the servants and officers of the said Company being so far under the influence of the present Governor, that the Petitioners have not been able to prevail on them to disclose such circumstances of the said Frauds as they are acquainted with; and most of the books of the Corporation, from whence any light might be obtained therein, being either secreted or kept, and made up, on purpose to prevent a discovery: And therefore humbly hoping, That the House, taking into consideration the extraordinary circumstances of their case, and how far credit in general may be affected, if such prodigious embezzlements, and such manifest violations of trust, should go unpunished, will inquire into the state of the said Corporation, and the conduct of those who have, or have had the management of their affairs; and give such relief to the Petitioners as to the House shall seem meet."

The Report of the Committee to whom the said Petition was referred is as follows:

REPORT from the Committee, to whom The Petition of the Proprietors of the STOCK of the Governor and Company, for raising the Thames Water in York Buildings, assembled in their General Court, held at their House in Winchester Street, the 12th day of January 1732, was referred.

The Committee to whom the Petition of the Proprietors of the stock of the Governor and Company for raising the Thames water in York Buildings, assembled in their general court, held at their House in Winchester Street, the 12th day of January 1732, was referred, have with all assiduity

raised, and paid in, by the Proprietors of attended the evidence brought by the pe-Stock in the said Company; all or the titioners, in support of their general allegreatest part of which money hath been gations, but, as that evidence has chiefly embezzled and misapplied by the Frauds, proceeded in a minute detail of a great number of facts, tending to prove many mismanagements of various kinds, by those who have successively had the direction of this company for upwards of thirteen years last past; it has drawn out the examination into an excessive length, and is not yet intirelyfinished; and the collecting and digesting for the information of this House, what has been and shallbe offered, must unavoidably take up a considerable time longer. But the session being now far advanced, and the affairs of the company appearing, on a general view, to be in a very confused and ruinous condition; your Committee have agreed to lay a general state of the said affairs before the House at present, so far as they have been enabled to frame one, submitting it to their consideration, whether any thing may be done before the conclusion, of this session, to prevent the further sufferings of many unfortunate members and creditors of the company, and the immineut rum of a corporation from whom the public has received considerable sums of money: and at the same time your Committee will be pursuing their inquiries into the particular instances of mismanagement insisted on by the Petitioners, and preparing to report the same to the House with all possible diligence.

The Petitioners have led the inquiry of your Committee as far back as the year 1719, in which this community received a very great alteration, both in their form

and in their business.

To explain which, it is necessary briefly to take notice of their rise, and progress to that time.

In the 27th year of king Charles the 2d, Ralph Bucknall and Ralph Wayne, gentlemen, obtained a licence under the Great Seal, with the necessary powers, to them, their executors, administrators, and assigns to erect a waterwork near the river of Thames, in and upon part of the ground of York House or York House Garden, being their own ground for the term of ninetynine years.

By a minute Book of the transactions of these patentees, it appears that they soon divided their property into twelve shares, and on the 6th of July 1688, into forty-

eight shares.

In the second and third year of king William and queen Mary, an Act of parlament passed, intituled, An Act for incorporating the proprietors of the waterworks in York Buildings, and for encouraging, carrying on, and settling the said waterworks.

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This Act incorporates the part owners or proprietors of the said waterworks, by the name of ' The Governor and Company of Undertakers for raising the Thames water in York Buildings, and enables them to purchase, enjoy, and alien lands, tenements, &c. to use a common seal, and alter it as they shall see expedient; appoints a governor and six of the company to be called assistants, who shall have the direction, handling, ordering, and managing of the said water-houses and waterworks, and of all business, affairs, and things belonging to the said Company; directs, that the said governor and company, or the greater part of them, shall yearly on the 29th day of September, or within three days after, assemble, and elect a governor and six assistants for the year ensuing, who shall take their several oaths for the due execution of their respective offices, with provision for like elections in cases of death or removal for just cause; and that at every such election to be made, and in the making of any orders or by-laws by the said governor and company, and their successors, for the better ordering and managing their affairs, every person shall have a number of votes according to his share or shares in the said waterworks and waterhouses; that is to say, if but one share, then one vote, and if two or more shares, then two or more votes according to his number of shares.

In this form, and under these regulations, the Company remained to the 16th of October 1719, on which day it appears by a minute in the book above mentioned, the old proprietors agreed to sell for the sum of 7,000/. their waterworks in York Buildings, with all the appurtenances, rents, and profits, from Mich sease a proceeding to Mr Case Billingsley, Mr. Benjamin Bradley, Mr. James Bradley, Mr. John Hardwar, Mr. Robert Thompson, and Mr. Edmund Watts; and a deed of contract to this effect was at the same time mutually executed: your Committee have not been able to attain to a sight of this contract; but that it took place in general, appears by the sequel of the company's affairs; and its particular import may be reasonably inferred from the minutes of the next general court, held on the 2"th of the same norm, in which many orders are made, and particularly the following; viz.

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 Ordered and enacted, That this Company, in order to improve their undertaking of raising the Thames water in York Buildings, for the better supplying the inhabitants of this part of London and ' Westminster, will forthwith lay open a subscription at Mercers Hall, for raising a ' joint stock or fund of 1,200,000% for purchasing forfeited and other estates in Great Britain, to be a fund for granting annuities for life, and for assuring lives.

That a Committee of thirty-one persons be chosen to direct the affairs of the com-' pany, for purchasing the forfeited estates in Great Britain, to grant annuities for life, and to assure lives, upon the best terms they can for the benefit and advantage of all the subscribers to the said joint stock

or fund of 1,200,000%

 That the said Committee shall continue. 'till Michaelmas 1720, and till others shall be chosen in their room by a general court of the subscribers.

'That for ever bereafter a Committee for managing the said affairs shall be annu-' ally chosen for the ensuing year, when a governor and six assistants shall be chosen; and that the governor and assistants shall always be part of the said Committee.

 That whatever the said Committee of thirty-one shall lawfully do in purchasing forfeited and other estates in Great Bri- tain, in granting annuities for life, and in assuring lives, shall be confirmed by the governor and assistants, to be held the first Thursday in every month, or oftner, if they see fit.

 That the grand Committee may choose a chairman, as often as they shall think fit, in the absence of the governor or his

deputy.³

The Committee here joined to the governor and assistants subsisted, though often varied in its number, until the 30th day of September 1726, when it was laid aside by the following Order of a General

 Resolved, That all powers and authorities heretofore given to, and now resting in the governor, assistants, and committee of this company, be from henceforth transferred to, and vested in the governor and six assistants only; and that every matter, clause, and thing, re-'lating to the annual committee of this company, contained in any by-laws or resolutions of any general court thereof, be henceforward repealed, made void, 'and expunged; and that the governor

and any two of the assistants, or in the governor's absence, any three of the assistants may, when met, proceed to business; and that all questions in the court of assistants be carried by a majority of votes present at the time; and in all cases of equality, the chairman for the time being to have the casting vote.

The Resolution for raising a joint stock of 1,200,000l. for purchasing forfeited and other estates in Great Britain, and granting annuities upon them, was immediately put in execution; and the subscription roll or instrument bears date the same 27th of October 1719; the terms of which are in

substance as follows: viz.

Each subscriber shall pay the sum he subscribes, as it shall be called for by general courts; he shall within fourteen days after his subscribing pay in one per cent. upon the whole sum by him subscribed. This upon the whole 1,200,000l. would amount to 12,000l. and 7,000l. of it was to be paid to the old proprietors, according to agreement, for defraying the necessary charges of this undertaking; for fitting up a proper office, for payment of officers and servants solaries and wages, and other incident charges for the first half year; and to satisfy the undertakers of the subscription for their pains and care therein.

Every subscriber shall, upon notice, pay in nine per cent. on the sum by him subscribed, at two payments; viz. Four and a half within two months after the subscription shall be closed; and four and a half per cent. more within four months

then next following.

The whole money subscribed shall be the joint stock or fund of the said governor and company, for the purposes aforesaid; the profits to be divided amongst the subscribers by half-yearly dividends, in proportion to their respective stocks.

Each subscriber shall be admitted a member of the said company when the subscriptions shall be closed; and one per

cent. shall be paid in as aforesaid.

Every member that shall have in his own name and right 1,000% of the said stock shall have one vote: every member that shall so have 4,000% stock, two votes: every member with 7,000% such stock, three votes; and every member with 10,000% such stock four votes, and no more, in all elections, and on other business in general courts.

For this undertaking, so far as relates to the purchasing forfeited estates, the company had the authority of an act of a

parliament of the fourth year of his late majesty king George the first, for vesting the forfeited estates in Great Britain and Ireland, in trustees, to be sold for the use of the public; which enables bodies politic and corporate to become purchasers of such estates. But the power of granting annuities was not given them till the session of parliament immediately following their subscription, in an act of the sixth year of his said late majesty's reign, for better explaining the nature of conveyances to be made to the purchasers of the forfeited estates; and for enabling such corporations as shall purchase any of the said estates, to grant annuities not exceeding the yearly value of the said estates.

The original fund which the subscribers severally obliged themselves to furnish towards carrying on their new undertaking, appears thus to have been, 1,200,000*k*; but in the year 1720 this fund received several additions, to the amount of 59,575*k*, without any authority from a general court, or court of assistants; so that the total of the stock now stands at 1,259,575*k*.

In order to know what money had been paid in, or otherwise advanced upon this nominal capital for the use of the company, what had been expended out of it, and what debts, if any, they had incurred; your committee gave the necessary orders for making up states of these matters to be delivered to them, attested in the most solemn manner; but those states were far from affording the satisfaction wished for, being in many respects defective, and in others uncertain; the cause of which is the great carelessness that has been in the keeping of the books of the company. There is no general leger of their accounts, and it is now perhaps impossible to make one up that may be depended on; the books and other materials from whence it should be collected having been long neglected, of which some especial instances have been shewn to your committee, as follows:

Mr. John Billingsley, who was made secretary and cashier to this company the 16th of October 1719, being examined in the most solemn manner, (as were all the other witnesses produced before your committee,) said, that in the year 1720 there was no regular cashbook kent, but after this year a cash book was made up from scattered papers and memorandums, which had not all been in his custody: that he doubts he cannot make up an account with the company, several of his youchers toolses looked and that he agree delivered up

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an account to Mr. Ebenezer Burgess, who succeeded him as cashier.

The said Mr. Ebenezer Burgess, being examined, said, that he was cashier from about the end of the year 1720 to the 25th of December 1724; and that he had no ballance brought over to him from Billingsley his predecessor. Being shewn a minute of the court of assistants of the 6th of February 1722, ordering that Mr. Burgess and Mr. Bishop be excused from attending in the treasury for fourteen days, that they might have leizure to settle Mr. Burgess's cash account, which was to be done in that time: the examinant said, his cash account was not finished in these fourteen days, nor in twice fourteen days, and more. Being asked, whether it was finished on the second of May, 1725, when the general court appointed a committee to inspect into the affairs of the company, the answer he gave was, that he could not say when it was finished

However your Committee find, that the said Mr. Burgess did, on the 16th day of May 1723, lay before the said committee of inspection his cash books brought up to that time; and he continued cashier to the end of the year 1724; after which his accounts lay long open, and were not settled till the 19th of June 1723, as appears by a minute of the court of assistants of

that date.

Mr. Stephen Monteage, who has been accomptant to the company since the 16th of February 1721, being examined, said, That all the accounts of the company ought to have come to him, but he could never keep any regular account for want of proper materials: that he kept such accounts as he could, but they are not yet perfect: that he has often asked the secretary and others for materials, and that he has frequently had orders to make up a general account; and thereupon has remonstrated to the governor that he wanted materials, but never had any particular answer: that he believes the governor and assistants knew he could not proceed for want of materials at the very times when they gave him orders to make up the account: that the cash was never posted up; and therefore there was no knowing the particular materials wanting; and they were so dispersed, and in such loose keeping, that he knows not who could help him to them all: that the chief business he had was keeping the stock ledger and the accounts of calls; and they are regular.

As to the charges of the waterworks

and other expences, there was only a Cash Account of them.

This Evidence of Monteage's is confirmed by several letters of his found amongst the papers of the company, setting forth to the governor and to the assistants, the difficulties he met with in making up a general ledger, and desiring their directions and assistance.

Sir John Meres, who was governor of this company from the 17th of September 1723 to the 1st of October 1726, in his examination, said, That Monteage often applied to him about making up the accounts, and letters had often passed between him and the examinant to that end; but the affairs of the company in Scotland lying so remote, and the dropping in of the annuities which the company had sold for lives, perplexed matters; and a general ledger could not be made up in his time: that he knows not whether the servants of the company had orders to furnish Monteage with materials for his accounts; but Monteague had twice orders to make

them up.

Mr. Richard Birch, accountant for the company's trade to Scotland, granted them by a licence under the great seal the 21st of October 1728, (in which they are strictly required and charged to keep, in a book or books, fair and distinct accounts of all their actings and doings in relation to that trade) being examined, said, That he was appointed to that office about the last of June 1730, and made up his accounts from loose papers and memorandums, delivered to him by the governor and court of assistants: that at the end of the year 1731 or beginning of 1732, he applied to the governor for the accounts of the company's agent in Scotland, for the years 1726, 1727, 1728, and 1729, and the governor told him he believed he had them, but he could not find them; that he was going into Scotland, and would bring up all the accounts completed. That he, this examinant, has several times since renewed his applications for those accounts, but none of them were delivered up to him till the day, or day before he was served with the order of this your committee, to lay before them his books and papers; and then he received of the said accounts only the three first years.

The governor, col. Samuel Horsey, being examined, said, that Birch often asked him for these accounts, but he could not readily find them; and as for that of the year 1729, he knows not what is become

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of it; he has looked over all his papers and cannot find it.

The uncertainty of the Company's Accounts is not to be ascribed solely to negligence; some of it appears to have been by design, an instance of which is an article of 2,400l. charged on the company (in their trade journa.) in the following words; - for rewards, gratuities, and presents, to sundry persons for obtaining a charter for the carrying on trade to Scotland, an act of parliament for obtaining a bounty on the Scotch timber, and other services for the company's benefit, by order of a Committee.25

This Order is in one of the minute books of the court of assistants (under other minutes of the third of July 1729) signed Samuel Horsey, Benjamin Foxley, and James Wilkinson; the first was governor,

the others assistants.

Benjamin Foxley, Esq. William Corbett, Esq. one other assistant at that time, and the governor, being severally examined as to this minute, all agreed, that they were present when it was ordered to be entered; that this was a considerable time after the said 3d of July 1729, Mr. Corbett said a twelvementh, and that this was a fictitious article designed to cover a deficiency in the cash, occasioned by selling some of the company's stock, at a lower rate than the general court had directed.

Mr. Foxley and Mr. Corbett reckoned the deficiency by the sale of stock at 2,250% only, and could not tell what was become of the remaining 150% to complete the said 2,400%; but Col. Horsey, the governor, reckoned the said deficiency at the whole 2,400%; and said no part of this was applied to the purposes expressed

in that article.

Mr. Birch, the trade accountant, likewise attests, that he heard the court of assistants express themselves to this effect, at the time when they produced to him the above minute, and ordered him to make the article in his account conformable thereto.

There is also another article in the Trade Journal of 1,000l. for expences, presents, &c. with other incident charges, on procuring leases of several mines in Scotland for

the company.

Mr. Humphrey Bishop, the cashier, being examined as to this, said, that he verily believes he paid this sum to col. Horsey; he finds not in his book any written order for it; that he had the colonel's verbal order, and the gentleman who examined his accounts, allowed of its that he had restate is not included in it; your Commit-

particular directions to enter the article in this manner, but can give no account of the disposal of the money.

Mr. Foxly said, That when col. Horsey came from Scotland, he remonstrated to the court of assistants the expences he had been at in the company's affairs, and in three journeys to Scotland, for which he had no allowance; and they then ordered him 1,000% and placed it to the account of trade to Scotland; that he supposes they agreed to the wording the article as it now stands, but the colonel did not tell them of any presents made: col. Horsey in his examination owning the receipt of this 1,000% was asked whom he distributed it to, he said, he did not know that he distributed it to any one; it was paid to him to defray part of his expences, and on that account only: that he knows not how this article came to be worded as it is: he does not remember that he directed Bishop to enter it in that manner; that the money was paid him by an order of the court of assistants but believes that order is not entered in the books; that he apprehends he is accountable for this sum, and took it with an intent of charging himself with it in his account of expenses; but owned he does not stand charged with it in the books of the company, nor did he charge himself with it in the account he in December last delivered in to a Committee of inspection appointed by a general court, though in that account he charged himself with 704l. 2s. received by him for the like expences long after this 1,000l; which omission he excused, by saying, that account was not a complete one.

After this view of the loose condition of the company's books, it will not be surprising to find the small satisfaction arising from the following states collected from those books. The first is a state of debts owing by the company, made out and attested by Richard Birch, their trade accountant, where they came out at 170,289%. 2s. And it is to be observed, that many of them are secured to the ereditors by very large deposits or pledges of the company's bonds transferrable by indorsements: some of which having lain some time in creditors hands may have been sold out, and by that means are become demandable of the company for the whole sum they carry, and will increase this debt. Notice is taken in this state, that the balance due to the government for the purchase of part of the late lord Widdrington's

tee therefore has bereunto annexed an ac- : annuities determinable on lives, to the yearcount of that balance, by Mr. George Turbill, the keeper of the records of the late commissioners for the forfeited estates, and that for prancipal and interest to 12,8514. 13s 11\frac{1}{2}d. This added to the foregoing sum of 170,289%. 2s. makes the whole debt which has appeared to your Committee to be 183,140 ℓ . 15s. 11 $\frac{1}{2}d$. towards satisfying of which, the effects that have been shewn are these; the cash in hand; the estates of the company in Scotland, after all incumbrances thereon shall be discharged; an estate in Northumberland, being part of the late Lord Widdrington's; an estate and waterworks within the liberty of the city of Westminster; some iron works and mines which they hold by lease in Scotland, and some timber which they have bought there. In order to see what the Company's cash in hand amounts to, your committee examined into the balance of the cash books such as they are, and find, that when Mr. John Billingsley was dismissed from the business of cashier at the end of the year 1720, there was a balance, due from him to the company, of 27,726L 13s. 6d.: this has stood against him ever since, is looked upon as a desperate debt, and has not been carried forwards to the succeeding cash books.

The balance which appears in the books of Mr. Bishop the present cashier, is 731%. 2s. 9d. in favour of the company, but he says, that for his discharge of 5381. 15s. 2d. of this, he only waits for the vouchers, which he has not yet been able to get out of the hands of the persons who have them; that 100% more is in the bank, but not in his power to draw out, and the remaining

92l. 7s. 7d. he is answerable for.

Mr. Richard Birch, the trade accountant, has also received and paid several sums separate from the cashier's account, but there is no balance on the cash account, both sides being even.

Thus the company's cash in hand, ap-

pears to be 1921. 7s. 7d.

But in these books are contained many payments and receipts to a very large amount, which are upon accounts now open; and whether, when those accounts shall be made up, they will nearly balance each other, or come out in favour of the company, or otherwise, your Committee have had no lights to enable them to judge. As to the Scotch estates, it appears by a rental of them hereunto annexed, that their nargal amoust is apwards of 10,5% of 106. and they are charged with the pipacent of the one hand harassed for debts they one,

ly value of 10,184l. 3s. 10d. which incumbrance will be gradually decreasing as lives fall in; they are also made an additional security for a rent of 3,600%, a year, which the company pays for certain lead mines in Scotland, of which they have a lease for 21 years still to come: What the present value of these estates is with these incumbrances upon them, your Committee apprehends to be a matter of doubtful decision, and will not take upon them to make any estimate thereof, but only observe, that by the account it appears, that the net purchase money from the Company for these estates, was 207,0911. 14s. 1d. and there has been received for annuities on one and three lives sold and charged on these estates, 134,1221. 15s. 04d.

By the same account, the purchase money of the Widdrington estate was

57,100%

The estate and waterworks at Westminster have been testified by Mr. Samuel Orme, one of the officers belonging to the said work, to be of the net annual value of about 16831. 10s. 7d. and the expence between 1,500% and 1,600% per annum, besides the reservoir, the rents and charges of which he has no knowledge of.

The mines, iron works, and timber in Scotland, are schemes now in their execution, and consequently what may be the gain or loss upon them is yet only matter of opinion; and in this the persons who have appeared before your Committee are

widely divided.

By a state of the calls that have already been made it appears, that the proprietors have actually paid in 290,0731. 15s. 9d. of which they have received some part back again, by dividends made out of the real capital, and out of the common nominal

stock of the Company.

This is the state of the present general circumstances of the company drawn out, as well as their imperfect books will permit; the mismanagements which the Petitioners complain of, as having been the occasion of some of their losses, will be the subject of a further Report; and there is but one thing more which seems to your Committee to be necessary to be added to this, which is just to take notice of the daily increase there is in their debt, by the great number of actions brought against them by particular creditors, as has been attested by Mr. Richard Banks, their solicitor for law affairs, by which they are on

whilst on the other, they are deprived of the means of knowing and recovering what is due to them, through the bad condition of their accounts, and the difficulties that lie against them in suing one, whom they look upon as their chief debtor, and who happens at this time to be the governor of the Company.

After taking the above Report into consideration, it was ordered, "That leave be given to bring in a Bill for stating and determining the demands of the Corporation of the Governor and Company of Undertakers for raising the Thames water in York-Buildings, their proprietors and creditors, respectively; and for the better securing the effects belonging to the said Corporation."

DEBATE in the Lords on Lord Bathurst's Motion for an Account of the Product of the South Sea Directors Forfeited Estates in the Year 1720.] May 3. The House having ordered a Bill from the Commons relating to the Sugar Colonies to be committed; before the House resolved itself into that Committee,

Lord Bathurst stood up, and spoke to the following effect; viz.

My Lords;

I have a small motion which I intend to make to this House, and therefore I shall take the opportunity to make it before your lordships enter upon the business of the day. I do not know, my Lords, but that something relating to the South-Sea Company may speedily come before your lordships, and as in such cases we ought always to be well prepared, and fully instructed by having all proper papers laid before us, therefore, I will take the liberty to move to your lordships, That the directors of the South-Sea Company may be ordered to lay before this House, an account how the produce of the Forfeited Estates of the directors of that company in the year 1720,*

has been disposed of, and all the orders made in the general courts of that Company relating to the disposal thereof.

to be derrausled. That they had as much money in their hands, as with the sale of four millions of their stock to the bank, and by other means, might have enabled them to have paid off the deb. owing to the company of five millions four hundred thousand point is; and vet, mat, by the influence of the minister and his creatures, who were in the direction, they had left great part of their debt, on bonds at interest. unpaid; and that, without knowledge of the proprietors, they had dissipated all the produce of the estates forfeited by the late directors, to the amount of 2,300,000%; and besides that, had brought a new debt of two millions upon the company, to the diminution of the value of the capital of every proprietor's stock, to the prejudice of orphans, and the reversionary heirs of the said estates.

"Other particulars of less importance, were likewise laid to their charge; particularly buying, selling, creating and issuing of bonds, and irregularly employing the company's cash, while the proprietors were forced to pay interest for money borrowed of the bank. At the same time, a bill was actually depending for dividing the capital of the company, three fourths into annuities, and leaving the remaining fourth to be a trading stock, with a large debt and unliquidated demands upon it, which rendered it impossible to ascertain its value; and that, consequently, if the said bill should pass, it might encourage stock jobbing, and be

the ruin of thousands.

"The House of Peers had already entered into an enquiry into the management of the company's directors; but the season was now too far advanced to do any thing that was offectual in it. A motion therefore was made, and the question put, "Whether a select committee shall be appointed of twelve lords, to be chosen by ballot, to examine into the transactions and proceedings of the South Sea Company, from the 2d day of February 17 20, and to lay their report before the House." It was understood, that this committee was to have power to sit, and proceed a business do ing the recess of the two Houses, which was now at hand.

of opinion, that it would endanger public credit in the highest degree, to appoint a committee with such dangerous powers as to be able to inspect the books not only of the company, but of all the directors of it, and all who had, or might be supposed to have, any connection with them; and that too, before any complaint of mismanagement had regularly dome before them, either from the proprietors, or from a general court, by whom the directors complained of, had been chosen. It was, besides, apprehended, that their proceeding in that manner angult give unbrage to another House.

A It must be acknowledged, that the affairs of the South-Sea Company were at this time can into some disorder. The minister was not ignorant of this, and would have shown his resemment at the directors (which he often did in private) yet he had forborn to testify any public mark of it, for fear of bad consequences to the nat and credit. They were accused, or rather suspected, of having made unwarrantable dividends which the company was not able to support, and which giving a fallacious rather to their stock, had drawn in multitudes

This Account, my Lords, I now move for, that the present directors of that Company may have time to prepare it, that so the business of the House may not be retarded by the want of such an account, in case upon any emergency we should have occasion for it. In looking over the papers upon our table, I find there is an account laying there of the total amount of those forfeited estates; which account was laid before this House in pursuance of a clause in an act of parliament, by the trustees appointed by the same act of parhament for collecting those estates for the benefit of the company; and accordingly, after the most of those estates were collected, the trustees were ordered by other acts to deliver over the produce of the said estates to the directors of that company, in order to be divided by them among the proprietors, according to the rules pre-scribed by those acts. This account, therefore, being already upon our table as a charge against the trustees, and the directors of that company, and as we have as yet seen no account of discharge in relation to that money, I think it is neces-

to whom such an enquiry more naturally belonged, and who could not be supposed ignosant of the affairs of the company. Besides, the enquiry, which in itself implied a censure, could not be gone into, consistent with the faith which the parhament was obliged to observe with the company, before a regular complaint came before them; and many reasons were offered to convince the friends of the motion, that they had misapprehended the state of the company through their ignorance of the motives of the directors. For these and a great many other reasons the motion was rejected; but a very strong protest against rejeeing it was entered by 22 peers

"This tenderness shewn by the Lords towards the directors of the South Sea Company was the more prodent, because it is certain that, at this time, their affairs had a very unportions aspect and the comp my in glithrave be notined, had any severe measures been produced aspect to the dream of the had laid a state of their bonds before a general court, by which it appeared, that upwards of 700,0002 had been poid off, and that upwards of 200,000% not then brought, were ready to be sed off in dear to The force was in age state congress, on on this sas, but of spiriting up the court of Spain to proceed in they by a days upon the Bre beneviousts trading in America, in order to support their the precional analoge of sciding in annual precion by annual west India.

sary, it is even incumbent upon your lordships to call for the same, in order that you may see, and that the rest of the nation may by your means be satisfied, that the terms of the act of parliament have been punctually complied with.

Lord Bathurst was seconded by the earl of Chesterfield; and the lord De ia War, who then sat as Speaker of the House in the absence of the Lord Chancellor, having repeated the motion in order to put the question upon it,

The Duke of Newcastle stood up, and spoke as follows:

My Lords; I did not well hear this motion when it was first made by the noble lord, but now that I have heard it repeated, I must say that I cannot find out any reason your lordships have for calling for the account now moved for, at least at this time : There is at present nothing before us relating to that company, nor do I know of any thing that is to be laid before us; there is not I am sure, any lord in this House that can know of any bill to be brought before us any way relating to the affairs of that company; at least there is no lord that can know of such a bill in a way proper for grounding such a motion upon. If there really be any such bill, it is, I think, time enough to call for such an account when the bill is actually brought before us; and the pretence made use of for moving at this time for such an account, I can see no ground for, because if any such bill be brought before us, the directors of that company will always have time enough to prepare and bring in the account now moved for, between the first and second. reading of the Bill, and therefore, my lords, till I see some such bill brought into this House, I shall be against making any such order as is now moved for.

Lord Bathurst replied;

My Lords ;-When I made this motion'. I hardly expected it would have been opposed, but since I find it is like to be so, I must beg leave to give my reasons for my motion a little more at large. As to the account I have now moved for, I think your lordships have not only good reason, but it is your duty to call for it, whether there be any bill relating to that company to come before us or no. I told you, that I was the other day so far in my duty as to he looking over and considering the papers upon our table, which is a duty I

have, I must confess, too often neglected; among those papers I found an account of a very large sum of money, received by the trustees out of the estates of the directors of the South-Sea Company in the year 1720: Upon seeing that account I began to examine a little further into that affair, and I found that that account was laid before us in pursuance of the directions given by an act passed in the year 1721, by which those trustees were appointed to give a particular account in writing to the king, and to either house of parhament of the effects of their proceedings: And by two acts since the bringing in of that account, I find, that the trustees are directed to deliver over to the directors of the South-Sea Company the produce of those estates, to be by them distributed among the proprietors according to the directions of those acts. Now, my Lords, I hope there is no lord in this House who imagines that we are in any case to see only one side of an account; are we, my lords, to see people charge themselves with the receipt of two or three millions of money in trust for the proprietors of the South-Sea Company, and to take no care or concern further about it; surely the very nature of the thing requires, that we should see them discharge themselves honestly and fairly of that money, which they have, by an account now upon our table, charged themselves with.

6 GEORGE II.

This we have not only a title, but we are in duty bound to enquire into: we have, my lords, a right to enquire into the management and disposal of all public monies, and we are at present the more obliged to exercise this right, because of the many enormous frauds which have been lately discovered in the management of the affairs of such Companies. I do remember, my lords, that a noble lord, for whom I have always had a very great esteem, said last year in this House, most justly and most emphatically, that if we did not take care to put a stop to such enormous abuses, our credit would entirely sink among our neighbours abroad; foreigners would look upon the whole nation to be a perfect den of thieves. Even as to the Company now under our consideration, there have been many and loud complaints of frauds and abuses in the management of their affairs, which public complaints, if there were no other reason, ought to be an inducement for us to empaire rato the late management of their affairs. Upon such enquiry I hope

less; but it is certain that the people cannot be satisfied without making a narrow scrutiny, at least into that part of their affairs, which the motion I have now made relates to. We cannot, my lords, discharge our duty to our country without making such an enquiry; and now that I have made the motion, I hope it will be agreed to; for if it should not I dread the consequences; the putting a negative upon such a question would certainly injure the public credit of the nation among foreigners; it might probably be the cause of their drawing all their money out of our funds at once, which would give such a shock both to the trade and the credit of this nation that I tremble to think of it.

The Earl of Scarborough spoke as follows:

My lords; I am much obliged to the noble lord who spoke last, for the good opinion he has expressed of me. It is very true, I remember it well, that last session of parliament I said, upon a remarkable occasion, that foreigners would look upon us as a den of thieves, if proper care were not taken to see the affairs of our public companies more honestly managed than they have been for some time: I am still, my lords, of the same opinion, and as I think there is no more effectual way of making the managers of such companies honest, than that of frequent parliamentary enquiries into their conduct, therefore I have always been for encouraging such enquiries, and I shall never be against a proposition for any such, when it is reasonably offered by any lord in this House: but in the present case, my lords, the noble lord, who made the motion, has not only a great deal of reason for what he proposes, but, in my opinion, it is absolutely necessary for us to agree to the proposition he has made; for though there were no complaints against the late management of that Company's attales, yet the disposal of that money, which is now moved to be enquired into, seems to have been so directly put under our care, that we cannot in honour shon making an exact enquiry into it; and if there is any reason for delaying the enquiry, it certainly ought to come from the Trustees, or from the Directors of that company, it cannot come properly from any lord in this House; when such excuse comes to be made to us, we may then judge, whether it is a good one or not; but that can be these complaints will appear to be ground onto measure that our delaying to order the

account now moved for to be laid before

The Earl of Nay spoke next:

My lords; -It has always been my opinion, that when any unexpected motion is made by any lord in this House, it ought not to be immediately debated or agreed to, the debate ought to be adjourned, and a day appointed for taking the motion into consideration, that thereby every lord may have an opportunity of being fully apprised of the question about which he is to give his opinion; for when long and complicated motions, such as what we are now on, are made to the House, it is impossible to understand all the parts of them, and to consider fully the consequences with which they may be attended, without having some little time allowed for that purpose.-For my own part, my lords, I never shall be against enquiries when there appears any foundation for the making of such: It is certain that the enquiring strictly into the management of affairs of any kind, is the most proper, I may say the only way of making the managers diligent and faithful in the discharge of their duty; but as the making of no enquiry might he attended with very bad consequences, so the making of too frequent or groundless enquiries might be attended with full as bad, if not worse: the making of too frequent or groundless enquiries into the management of our public funds, would make people's properties in such funds so precarious, and would keep them always in so fluctuating a condition, that no man would like to have any property or share in them; and therefore, for preserving public credit both at home and abroad, a medium ought to be observed between the two extremes. We are not whenever it shall please any lord in this Houseto move for an enquiry into the affairs of any of our public companies, we are not, I say, my lords, to agree immediately with the motion: we ought first to examine whether there be any grounds for such an enquiry, and what may be the consequences of it, and after the most mature deliberation we ought then to give our opinions, and to agree with the motion or disagree as we see cause. Shall we, my lords, without any cause or reason for so doing, except that of its being moved for, give the managers and servants of a public company the trouble, and put them to the expence of attending for months together at this House; of bringing their books of VOL. IX. name dir tisea by the linnersi

account, their vouchers and other papers before us, and thereby put a full stop to the business of that company for perhaps a quarter of a year at a time: such a piece of complaisance is not to be expected by any lord in this House; instead of supporting, it would most certainly ruin all manner of public credit whatsoever.—As to the enquiry now moved for, I do not know, my lords, but that it may be necessary; I do not know but that there may be very sufficient reasons for our calling immediately for such an account, but I cannot so quickly determine myself either one way or the other: It is an affair that has so long lain over, and at the same time it is an affair of such consequence, that I do not think any of your lordships ought to determine yourselves off-hand. those who have not before considered this gastic role to have some time cloved them for that purpose, and therefore, my lords, I shall move, that the debate upon the motion now made, by that noble lord, may be adjourned only till to-morrow: this, my lords, is so short a delay, that I hope none of your lordships will be against it,

The Earl of Chesterfield spoke as colleges.

My Lords :--- If the motion now made to us, had been for an inquiry into the affairs of the South Sea Company, it might perhaps have required some time to consider of it; or if the question were complicated, some time might be necessary; but, my Lords, the motion now made to us is not for any such inquiry; it is no complicated question, it is as plain, as simple a question as ever came before this House. We have had several years ago an account laid before us, by which some gentlemen have charged themselves with the receipt of a very large sum of money for a public use; those gentlemen have since been directed by act of Parliament to apply that money to the proper use, and the question now before us is only, that those gentlemen may bring in their account of discharge. The noble Lord who made the motion did not, at first, so much as mention the inquiry, and that account when it comes in will, I hope, be so full, so plain, and so satisfactory, that, I hope, it will prevent an enquiry, if any such thing were really designed; but since we have had the account of charge laid before as, it is surely incumbent upon as to call for the account of discharge; we

are certainly in duty bound to see the trustees and the directors of that company discharge themselves of that large sum, with the receipt of which they have long ago charged themselves by an account laid before us.—This, my Lords, is our duty, and shall we require time to consider whether or no we ought to do our duty? I hope no lord in this House will insist upon having so much as one hour to consider of such a question. The calling for that account has already been too long delayed; the affair has lain dormant too long, and therefore, I hope your lordships will not want any time to consider whether or no you are now to do that which ought to have been done some time ago.

The Duke of Newcastle spoke next:

My Lords :- I must beg leave to think, that the very argument which the noble lord who spoke last has made use of for our not taking time to consider of this question, is a strong argument for our taking some time to consider of it. It is now, my Lords, ten or twelve years since that affair happened which the present question relates to, and no inquiry having been made into it in all that time, is in my opinion, a very good reason for not agreeing now to enter upon such an inquiry, without taking some time to refresh our memories, and to consider of what we are going about. The noble lords may call the motion now made to us by what name they please, they may call it a motion for inquiry or not, as they think proper; but the calling for an account is certainly the beginning, at least, of an inquiry: when that account comes in, it is to be supposed, that your lordships will then inquire, at least, into that affair which the account relates to .- If there were no other reason, I should, my Lords, he for denying it, at least, until to-morrow, out of regard to the Lords who now happen not to be present: A question of such consequence ought not to be agreed to without giving every lord, at least, an opportunity of being present, and of giving his opinion upon it. There is at present, no necessity for our being so speedy in our determination. There may, perhaps, be some complaints against the management of that Company's affairs; but there are none laid, as yet, before us. Neither the Company nor any of the Proprietors have come to us with any complaint, and surely we are not to proceed upon general surmises; founded upon good information, and from complaints from those who are some way or another interested in what they complain of. Therefore, my Lords, as a delay of 24 hours can be attended with no bad consequence, but, upon the contrary, will evince to the world, that in all affairs we proceed with the utmost caution and deliberation, I shall be for adjourning the debate until to-morrow according to the motion made by the noble lord for that purpose.

The Lord Carteret spoke as follows:

My Lords;—The noble duke seems to mistake the affair now before us; he seems to think that it has for a long time lain over, without ever having been moved in, or inquired after by your lordships, and that therefore, we ought not now so much as begin to inquire into it without the most deliberate and serious consideration; but, my Lords, I must beg leave to shew, that the affair has not laid over so long as that noble duke imagines. It is very far from having lain over ten or twelve years, as may appear from the acts of Parliament made relating thereto. I must desire the 58th and 59th sections of the act of the 7th of his late Majesty, intitled, 'An Act for raising Money upon the Estates of the late South Sea Directors,' to be read (this being read, his lordship went on.) Now, my Lords, by a mistake in that act, the produce of those forfeited estates was to be appropriated to the use of the South Sea Company, and applied thereunto, for increasing their capital stock, which could not possibly be done; for as their stock can consist of nothing but the debt due to them by the public, their stock could not be increased without increasing the debt of the public, and consequently the annuity due to them from the public, which could not have been done unless the whole produce of those estates had been paid into the public by way of a new loan, and this was no way the intention of that act. In the 13th of his late Majesty, the trustees appointed by that act, brought into this House an account of the produce of the estates and effects of the said late directors, as by the said act they were directed to do, and the said mistake having been then discovered, a new act was then made for amending the former; but even that new act was found not to be sufficient, and therefore a new application was made to Our proceedings ought ain ays to be Parnament for an explanation of that act,

which last application was made only in the first year of his present Majesty, and consequently but four years ago; and after that matter was thus fully explained by Parliament, it was necessary to allow the directors some time to apply the said produce, according to the directions of the several laws made for that purpose. I hope they have by this time applied it accordingly; but it appears that the affair is so far from having laid over, or from having been neglected by your lordships, that I do not see how we could have called for this account sooner. - This affair therefore cannot but be fresh in every lord's memory, and the motion now made seems to me to be a motion of course; for by the Act of the 7th of the late king, the trustees were directed to lay before your lordships an account of the produce of those forfeited estates; they accordingly did so; but, I hope, my lords, it is not to be imagined that your lordships are to go no further: are not you in consequence to see that this produce has been duely and regularly applied, and actually distributed among the proprietors of that company, according to the directions of the Acts of the 13th of his late Majesty, and the first of his present Majesty? The thing is in itself so clear, that I wonder to hear any lord ask for time to consider of it. Are we, my lords, to ask for time to consider whether we shall do that which was certainly intended by those laws we should do? It is no enquiry into the affairs of the South Sea Company; it is only calling for an account of discharge, to answer that account of charge which is now upon our table.-In matters of importance and intricacy I shall always be for proceeding with deliberation, and for taking time to consider before we come to any resolution; but, my lords, to deliberate upon, and to take time to consider about an affair which all the world must see is an affair of course, is inconsistent with the honour and dignity of this House, and therefore I shall be against taking any time to consider of this motion, or adjourning the debate for that purpose.

The Earl of *Ilay* spoke next as follows:

My lords, I now find that those lords, who at present seem to be of the other side of the question, have considered this affair before this motion was made: they have mentioned several laws relating to it, and seem to be so well acquainted with the several clauses of them, that I must beg

leave to think, that they have lately had this affair under their consideration, and have perused the several laws they have now mentioned. Now, my roads, as I have not lately considered any of those laws, as I never have considered them with a view to the question now before us, therefore I desire only till to-morrow to look over those Acts of parliament which have been mentioned, that I may be upon an equal footing with those lords who seem to be for agreeing with this motion. I have a very great regard for their opinion, and it is very probable that I shall to-morrow be of the same opinion with them; but in all matters of importance every lord ought to examine by himself the affair about which he is to give his opinion, and after he has fully satisfied himself about the affair in hand, he ought then to vote for that which appears to him to be right: this is the method, my lords, which I shall always observe; and when any thing comes before this House, that I am not fully satisfied about, I shall never be ashamed to ask some short delay, that I may have time to examine the affair to the bottom, before I give my opinion either upon one side of the question or the other.—As I have said, my lords. I shall never be against any enquiries of this nature, when I can see but the least ground for them at the time they are proposed; but if such enquiries be precipitantly gone into, I do not know where they may end, I do not know what fatal consequences may be thereby produced. There are in this nation my lords, several other companies, besides the South Sea Company; we have likewise an East India Company; and it is well known that that company has been, for these twenty years, represented by some people as a bankrupt company, yet I believe they always have been, and are still in very good circum-stances. There have likewise been great complaints, and many insinuations thrown out against the management of the bank: surely, my lords, we are not, upon every suggestion within doors, or upon every idle and groundless clamour without doors, to expose the trade and credit of any one of our great companies to the whole world. Such a manner of proceeding might expose both the trade and the credit of every one of our companies to innumerable difficulties and dangers. In all trading companies, as well as in the trade of private men, there are some transactions, which, though exactly honest and just, ought not to be exposed to public view, because strangers might thereby be let into the mysteries of their trade, by which they would be enabled to undermine them, and to disappoint even their best concerted projects; for which reason, my lords, I shall always be of opinion, that no such enquiry ought to be set on foot, without some more solid foundation than that of an idle clamour: no such enquiry ought ever to be resolved on by this House without the most mature deliberation.

Lord Carret spoke thus:

My Lords; -- What is now moved for is no enquiry; it has already been so fully explained, that it cannot in any sense be taken to be an enquiry into the affairs of that Company. But, my Lords, if an enquiry had been moved for, I should have asked for no time to consider whether or no I ought to have agreed to it. complaints and the chanciles of just the late management of the affairs of that Company, have a en so loud and so goveral, that I think we are, in justice to the nation, in justice even to the gentlemen who have been concerned in the management of the Company's affairs, obliged to enquire into their affairs: if upon such enquiry it comes out, as I hope it will, that their affairs have been honestly and carefully managed, it will be a vindication of the characters of those goath non-who have been concerned; and if the contrary should appear, the sooner we go into that enquiry, the more speedy justice will be done to the injured, and many evil consequences may be prevented. Why should we, my Lords, shew such a tenderness, and such a concern for the characters of some gentlemen? Why should we be so cautious of making any-enquiry into their management? I must think that we . thereby do them no great honour; it betokens a jealousy, that the enquiry will explain and confirm what has been so generally surmised.-The late clamours against the management of that Company's affairs, are no idle clamours: they seem to be better founded than I could wish. Do not we all know, my Lords, is it not publicly and certainly known, that the proprietors of that Company have had lately above six per cent. of their capital annihilated for the payment of a part only of their debts? Could it have been imagined, that that Company had so much debt, more than their money and effects in trade could have answered? It can hardly be thought, that that good has been all con- make all manking beneve, that that Com-

tracted since the year 1721; and if it was contracted before that time, it was a crime to conceal it from parliament; for if it had then been known, the parliament would certainly have expressly ordered the produce of the directors estates, as well as the stock then undisposed of, to have been applied towards payment of the debts of the Company, instead of ordering them to be divided among the proprietors. This was the only proper way of applying both, in case the Company had any debt at that time. And if the debt has been all contracted since that time, the public is entitled, and we have reason, to enquire how it came to be so. The debts of every one of our Companies ought to be publicly known. Do not we know that their debt is by law a mortgage upon their stock, and the concealing of that debt is a fraud upo every ignorant person who becomes a purchaser after the contracting of their debt? It is as much a fraud upon such a purchaser, as it would be to sell a mortgaged estate, without acquainting the purchaser that there was such a mortgage upon it.- As to the East India Company, my Lords, I wish an enquiry had been made into their affairs when they last applied to this house for a prolongation of their term: it was then that we ought to have made an enquiry; it is true, we then neglected it, but I hope such an enquiry was made by those concerned in the administration; it was their duty to do so bef is the agreed to the birgins that was then made with the directors of that Company; if they did not I shall always look upon such a neglect in them as a crime of a very high nature. I can see no evil consequence of letting at least, the general circumstances of a company be publicly known: I am sure, that as to the East India Company, it would have prevented some very odd practices which have been lately made use of: the directors, or perhaps, some few of the directors of that Company, were probably the only persons that were, for half a year together, in the secret of that Company's not being in a condition to continue their former dividend; such a secret was sufficient for any man, or for any small number of men to plunder their fellow subjects at pleasure, and to make to themselves what estates they had a mind: We know that there were but a few men in this secret, and that at a time when the world generally believed, when methods were actually taken to

pany was in the most flourishing state, and that they would have been able to have continued their dividend of 8 per cent. for many years. By these methods, my lords, we saw how that stock was run up to a very high price; we saw how it fell down again almost 50 per cent. in three months time, by which management we may believe that millions were lost and won; we may judge who were the winners; they perhaps were but few in number, but we may certainly conclude, that many innocent persons were thereby undone. And while such practices are so publicly and so openly carried on, shall we sit in this House and see them pass unpunished? But, my Lords, this is not the question now before us, the question now before us is, whether or no we shall call for an account of discharge as to a particular affair, in order to answer the account of charge, which was some years ago laid upon our table in pursuance of an act of parliament: surely this is a question that requires no time to consider of, and therefore I shall be against adjourning the debase.

Lord Falmouth spoke next.

My Lords;—I am inclined to be for adjourning the debate till to-morrow, but when I tell your lordships my reason, I hope you will not think that I am against any inquiry into the affairs of the South Sea Company; for I am so much convinced of the necessity and benefit of such enquiries, and of the propriety of the motion now made to us, that, I hope, no lord in this House will, after due consideration, be against it; and therefore I wish it were put off till to-morrow in order that it may then be unanimously agreed to.

The South-Sea Company ordered to lay their Accounts before the House.] The earl of Winchelsea, and the earl of Strafford spoke for the motion, and against adjourning. At last the question for adjourning the debate until next day was put, and it passed in the negative 35 against 31; after which the question was put, to agree to the motion, which was carried in the affirmative without any division; and accordingly the directors of the South-Sea Company were ordered to lay the said Account before the House.

Names of the Lords who woted for and against the Motion.] The following lords voted upon this question, viz.

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For the Motion.

DULES. Shaftsbury Bolton 2sta c Bodgewater Strafford, Thanet Kent Montrose V) arrington St. Albans VINCOUNTE. Cobham MARQUIS. Falmouth Tweedale Tadcaster FARLS. Berkshire BARONS Buchan Batherst Chesterfield Brace Coventry Carteret Pitzyralter Clinton Cornwallis P dey Macclesfield Gower Marchin nat Forthampton Havershant Pointret. BISHOP. Rothes Lincoln. Seacoorough

Against the Motion.

Wilmington Ancaster VISCOUNTS. Desunshire Longdate STEROWAY. Torrington Rat and BARONS. Abergavenny LARIS. Albemarle Byron De la War As our had Confer Harragton Hobart Crawford Pum ore Love Lynn Hat ifax Jersey Walpole Hay DISHOPS. London, and five Bi-Morton Selkirk shops more.

Further Debate in the Lords on the Produce of the South-Sea Directors' Forfeited Estates.] May 24. The above Account was accordingly brought in, and ordered to be taken into consideration on this day. As soon as the order was read, the lord Bathurst stood up to speak, but the duke of Newcastle standing up about the same time, the Lord Chancellor pointed to the duke of Newcastle, and the lord Bathurst not offering to sit down, lord Carteret stood up, and said, That if there was any dispute which lord was to speak, the Lord Chancellor was not to determine the question, but the opinion of the House was to be asked upon it; that for his part he was sure the noble lord by him was up some time before the noble duke. Then

The Lord Bathurst stood up and said:

My Lords; I desire to speak to order. When any lord makes a motion upon which

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there follows any order or resolution of this House, and a day is appointed for taking that order or resolution into consideration, it has always been the custom of this House, out of complaisance to the lord who made the motion, to hear him first; because it is to be expected that he has something to say, or some farther motion to make in consequence, or in explanation of the motion he had before made; therefore, my Lords, as I had the honour to move for the Account you are now to take under your consideration, I think I have now a title to be first heard, even though I had not been first up. [Upon this the duke of Newcastle sat down, and then the lord Bathurst went on as follows:] I had, my Lords, the honour to move for the Account now before us, and your lordships were so good as to comply with my desire. The intention of my motion was, that your lordships might see that the produce of the directors estates in the year 1720, had been regularly and fairly applied, according to the directions of the several laws made for that purpose; and from the account brought in, and now under our consideration, I think, it most plainly appears, that not so much as one shilling of that money has been so applied. To me it appears from that account that the large sum of money, arising from these forfeited estates, had been all distributed among the proprietors by way of dividend, even before the application was made to Parliament in the 13th year of his late Majesty's reign for directions how to apply it; and therefore, my Lords, I must take the liberty to move to your lordships, that it may be resolved, that the disposing of any of that money by way of dividend, and without any order or direction of a general court for that purpose, was a violation of the act of Parliament made for directing the disposal thereof, and a manifest injustice done to the proprietors of that stock.

The Duke of Newcastle spoke thus:

My Lords ;-It is my opinion that a narrow scrutiny into the affair now before us is absolutely necessary: This, my lords, I am now so firmly persuaded of, especially since the bringing in the account now under our consideration, that no man can be more heartily inclined to enter into such scrutiny than I am; but this account, which the present directors have laid before us is so confused, and so obscure, that, to me, it is altogether unintelligible: I do

who will say that he thoroughly understands it; and therefore, I do not think that it can be a proper foundation for the motion the noble lord has been pleased to make, or for any other motion. An enquiry into the disposal of the produce of the forfeited estates of the directors in the year 1720, is certainly a very proper enquiry for this House; but then, my lords, for the honour and dignity of the House, we ought not to proceed upon any such enquiry till we have proper materials before us; and therefore, I hope your lordships will agree with me in the motion I am to make before you proceed any further in this affair. The present directors of that Company have indeed given us an account, but that account is so imperfect and so indistinct, that it cannot be looked on as any sort of compliance with your lordships late order. What may have been their reasons for giving us such an account I shall not determine, but if it was either to conceal the crimes of the guilty, or to load the innocent with jealousies and suspicions, I hope, in either case, your lordships will inforce your own orders, and oblige them to clear up what appears to be obscure in the account they have already given in. It is incumbent upon us, my lords, always to see our own orders punctually obeyed, but especially when they relate to the discovering of those that are guilty, or to the vindication of those that are unjustly suspected of crimes: This surely is the next step your lordships ought to take in this affair; and therefore I shall move, That the present directors of that company may be ordered to lay before this House, a farther and more distinct account how that money has been disposed of.

The Earl of Chesterfield spoke next:

My Lords ;-I am glad to see the effect that the bringing in of this account, obscure as it is, has produced. I find that some lords, who at first seemed to want no information in this affair, who at first appeared to be against any such enquiry, are now for making a thorough enquiry into that whole affair, and are for having a full information of every particular circumstance relating to the disposal of that money. I am, my Lords, of the same opinion, and therefore I look upon the motion made by the noble duke to be a very proper motion: I shall most heartily join with him in that motion; but then, my Lords, I think believe there is not a lord in this House it is time enough to come to that motion

after the motion made by the noble lord is agreed to: the noble duke's motion ought to be the concluding motion of this day. The account laid before us is, it is true, obscure and indistinct, but let us make as much of it as we can before we ask for any further account. Even this obscure account is sufficient to raise a suspicion in every lord of this House, that the produce of those directors estates has not been disposed of, according to the directions of the act of parliament made for that purpose; and therefore I must think, that we have from thence sufficient ground for the We may then resolution first moved for. examine this account a little farther, and at last we may come to the motion made by the noble duke, and may then give such particular orders and directions, relating to the several articles which we want to have cleared up, that the present directors may know how, and will be necessarily obliged to lay a clear and distinct account of that whole affair before us, if any such can be had. I shall therefore be for the motion made by the noble lord, and at last I will join with the noble duke in the motion he has made.

The Earl of Scarborough spoke thus:

My Lords;—As to the motion made by the noble duke, I shall join in it with all my heart, as soon as I think it is proper for us to come to such a motion, or to make such an order. I do not doubt but that the noble duke who made the motion is most zealous in the affair now before us; his grace has declared so, and therefore I make no manner of doubt of it, because I am fully convinced of the honour and integrity of that noble duke; he never did profess any thing but what were his real sentiments, and I am persuaded the motion he has made proceeds from a sincere and an ardent desire of coming at the bottom of the affair now before us. I am always sorry when I differ in the least from him; but in the present case my opinion hap-pens to be different; I do not think that what he proposes ought to be the first step we are next to take in the affair before us. As to this, my lords, I am at present of a different opinion, and though I may, and shall always be ready to change my opimon, upon a better information; yet my opinion, while it is my opinion, I will not give up even to him for whom I have the greatest regard and esteem.—As we have, my lords, already an account before us, it is my opinion, that we ought to examine

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that account before we order any farther account to be laid before us. If there is any thing obscure in this account we now have before us, the gentleman who signs it is attending at the door; and if your lordships call him in, and examine him, he may perhaps be able to give you a faither light into the matter in hand; he may be able to explain all or most of the articles that appear to be obscure in the account now under your consideration; and if, at last, there shall remain an obscurity in the account before you, your lordships may then make a new order for the directors to bring in a farther, a more clear and distinct account: you will then, and not till then, be able to give such particular orders as to the several articles that remain obscure, as cannot be misunderstood by the directors. We have, my lords, by our former order called for an account how that money was disposed of; and if we should only renew that order without adding some new and particular directions, the second account may and probably will be more obscure than the first; and therefore, my lords, that we may be able to give such particular directions as may be easily understood by the directors, I must move for calling in Mr. De Gols, and examining him as to the several articles of this Account.

The Duke of Newcastle got up again, and thanked the noble lord who had spoke last for the good opinion he had expressed of him, 'That noble lord (says his grace) cannot have a better opinion of me than I have of him: there is no man more fully convinced of that noble lord's honour and sincerity than I am, because there is no man, I believe, knows him better.'

Lord Carteret stood up and spoke to this effect:

My Lords; I shall readily join with the noble duke in the motion he has made, as soon as it is proper for this House to go upon that motion. It must be confessed, that the account now before us is a very imperfect and indistinct account; whether this be the effect of neglect or design I shall not determine, but I must say, my lords, wherever I see an obscurity in accounts I am apt to suspect some indirect practices; however, notwithstanding the obscurity of the account now under our consideration as to some other parts, it cannot be said that it is obscure as to that part to which the motion made by the noble lord refers. It must be granted, it has not I think been so much as denied by any lord

6 GEORGE II. in this House, but that the disposing of | that money by way of dividend among the proprietors, without any orders or directions of a general court for that purpose, was a violation of the Act of Parliament, and a manifest injustice done to the company: and it is plain that, in the account now before us, there does not appear any order or direction for the disposal of that money: there appears to us nothing but an order for the trustees to deliver that money over to the directors; and for this reason we ought now to declare our opinion as to this matter, that the present directors, in the making up of a new account, may be sufficiently instructed as to that article, and that they may be directed to report clearly to us, whether or no there was any order of a general court for the disposal of that money; if there was any proper order for that purpose, our coming to a resolution, according to the noble lord's motion, can affect no man; and if there never was any such order, those who disposed of that money otherwise, do deserve, and, I hope, will meet with a much higher censure. For the sake of the honor and dignity of this House we ought, my Lords, immediately to come to some very strong recolutions in the affair now before us; the giving in of such account seems to be a trifling with this House, and if your Lordships now refuse, or even delay doing any thing further in this affair until you have a new account given in, it will be thought to be a throwing of cold water upon the enquiry now before us. Your Lordships may declare what you please as to your willingness to enter upon an enquiry into this affair, but the putting it off without coming to any resolution until you have a new account from the directors, will without doors be looked on as a waving of the enquiry proposed; and this opinion will the more readily and the more generally prevail, because it is now so near the end of the session, that this new account can hardly be expected to be brought in during this session of parliament.—By the account now before us it appears, that upwards of 2,000,000% sterling money was paid and delivered by the trustees to the directors of that company in the year 1729, and it likewise appears, that it was never brought to the company's account till the year 1732. For God's sake, my Lords, what became of that great sum of

money during that long interval, the very

interest of it in that time amounts to above

100,000% which is a sum, that company

the repetition for the the

itself would certainly have looked after, if they had not been either very negligent of their own affairs, or under an influence to which I shall not give the name it deserves; but whatever may be the case as to the company, we ought to consider the widows and the fatherless infants who have no vote at their general courts, and for the sake of those we ought to enquire what became of this money for so considerable a time: as to this and all the other articles of this account, the gentleman who signs it and who is now attending at our door, can without doubt tally inform us, and therefore, I shall join with the noble lord by me, in the motion he has made for having him called in and examined.

The Earl of Ilay spoke next as follows:

My Lords;—Since your lordships seem to be all of opinion, that the account laid before us by the present directors of the South Sea Company, in pursuance of our late order, is a very indistinct account, I think the first thing you ought to do is to see your order as fully complied with as possible. By your lordships' former order, the directors were ordered to lay before you all the orders of general courts made for directing the disposal of that money, and I find they have given us no account of any order relating to that affair, but of one only, which, for what I know, may be all the orders they have to show; but they ought at least to have told us so: if there is any other order relating to the disposal of that money, it ought to be laid before us, and if there are none other, we ought certainly to be assured of it in a proper way, before we proceed any fur her in this affair: till we have from the directors all the information we can possibly get, it will be irregular to come to any resolution, or to call any witness to be examined at the bar; and in every affair that comes before this House, I hope your lordships will always be careful of doing nothing but what is regular and just, without any regard to what may be said without doors.-From the account before us, it indeed appears, that the money was paid in by the trustees to the directors in the year 1729, and that it was not brought to the Company's account till the year 1732; and I do not know but that Mr. De Gols who signs this account, and who is now attending at your door, may be able to inform you as to what became of that money in the interim. But, my Lords, it is not from Mr. De Gols that we want an account, NAME OF A PARKING OF

it is from the directors of that Company that we ought to be informed of all these matters; and after the directors have told us, that they can give us no further information, we may then examine them, we may examine their servants, we may examine whatever witnesses we think proper, at the bar of this House, as to the truth of the several articles of the accounts given in by the directors, and likewise as to the clearing up and explaining such articles as may, at last, remain obscure. — 's to any ord's having appeared against calling for the account now under our consideration, I do not know that any lord did appear against it: when the first in the message of to this affair, it appeared to be a motion of such consequence, that several lords were desirous of some time to consider of it; but it is not from thence to be inferred, that they were against calling for any such account: they desired only till next day to consider of it; their asking for such a short time was a proof of their not being against it, and if they had got that time, they would I believe, have been as much for it as those lords were who had considered of the affair before the motion was made. The event, my Lords, shews that they were in the right in asking for some time to consider it, for if the affair had been better considered at first, our order would perhaps have been made more particular, and then the return to it would, in all probability, have been more distinct and clear: we should then have been able to have proceeded without any loss of time, but as the case now stands, I think it would be very irregular to proceed to the making of resolutions, or to examine witnesses, till we have the matter further cleared up; and therefore I shall be for putting the previous question as to the motion made by the noble lord, and if that passes in the negative, as I hope it will, I shall be for agreeing with the motion made by the noble duke.

The duke of Montrose, the marquis of Tweedale, the earl of Winchelsea, and the earl of Marchmont, spoke for calling in Mr. De Gols: and the earl of Cholmondeley, the lord De la War, the lord Lovel, the lord King, and the bishop of Bangor, spoke against it. The previous question was then going to be put as to lead Bardenst's to the lord Barden

Lord Carteret got up, and spoke to order,

. TUL TNO 3

That as Mr. De Gols was then attending at the door by virtue of their lordship's order, and a noble lord having moved for calling him in, he thought, that according to the rules of proceeding in that House, the question that ought to be first put was, Whether or no Mr. De Gols should be called in? And that it was certainly proper he should be examined before they proceeded even to make an order for bringing in a further account, for that they would thereby be enabled to give much more particular and distinct directions, how that further account should be framed. than they could otherways do: that if they went upon issuing out a new order before they examined that gentleman, the same thing might happen, which a noble lord their making the first order in that affair, without taking time to consider of it; the directors would no more understand their second order, than they had understood the first; and thus (says his lordship) we shall have a second return as indistinct and as obscure as the first.

In this question as to order the lord Carteret's opinion was supported by the earl of Winchelsen and the lord Bathurst; and it was opposed by the duke of Newcastle, the earl of Hay, and the lord De la War.

The Earlof Strafford stood up, and said:

That for avoiding the dispute about order, he would be for putting the previous question as to the nation made by the mode lord, and thereupon he would give his negative, as he would likewise do upon the previous question as to the motion made by the noble duke, in order to come at the motion made for calling in Mr. De Gols, which he would certainly agree to. After him

The Marquis of Tweedale stood up and said:

My Lords;—I am of the same opinion with the noble lord who spoke last; I the state with the noble lord who spoke last; I the state with the lordship last place of is a most proper method for avoiding all disputes about order; and as I am for calling in Mr. De Gols, and examining him before every thing else; therefore, it you put the previous question as to the first motion that was made, I hope it will pass in the negative; then, my lords, we to order, put the previous question as to the motion made by the noble duke; to that question I shall likewise give my ne-

gative, and I hope all the lords who are for having Mr. De Gols called in and examined, will do the same, that so it may likewise pass in the negative; and thus both the first motions being postponed, we come next of course to the third motion, which was that for calling in Mr. De Gols, to which I shall most heartily give my affirmative.

Hereupon the previous question was put as to the motion made by the lord Bathurst, which passed in the negative without any division. Then the previous question was put upon the motion made by the duke of Newcastle, upon which the House divided, as this division was a very remarkable one, we shall give allist of the Lords who were present, and voted in this question.

The Lords who upon this previous question voted in the negative, and were consequently for the calling in of Mr. De

Gols, were

Marchmont DUKES. Somerset Strafford St. Albans Stair Bolton Fitzwalter Bedford Oxford Harberough Montrose Kent Macclestield Greenwich Pomfret Manchester Ker. Bridgwater. VISCOUNTS. Tadeaster MARQUIS. Cal hain Twedale. Falmouth. L ARLS. Northampton BARONS. Cluston Deabigh Berkshire Bruce Craven Winchelsea Chesterfield Carteret . Thanet Weston Sunderland Haversham Sl aftsbury Gower Litchfield Masham Gainsborough Foley Scarborough Bathurst Coventry Cornwallis. Rothes BISHOP, Buchan Lancoln.

Proxies - - - - 48 Proxies - - - - 27

75

The Lords who upon this previous question voted in the affirmative, and consequently against the then calling in of Mr. De Gols, were

DUKES.			Devonshire
Montague			Newcastle
Ancaster			Chanders
Ciratton	ite		ee a property the inventor

Pembroke Warwick Clareudou	De la War Lovelace Byron Lynn Cadogan
Albemarle Jersey	Walpole
Godolphin	Monson
Chalmondeley	Lovel
Crawford	King.
Moreton	BISHOPS,
Selkirk	London
Dubmore	Durbam
Orkney	Winchester
Ilay	Salisbury
Tankerville	St David's
Hallfax	Bangor
Cosper	Exeter
Ashburnham	Llan laf
Effingham	Chienester
Wilmington.	Oxford
VISCOLNTS.	Bristol
Lonsdale	Norwich
Lamington	Latchfield and Coven-
Toraugton.	Ely [try
LARONS.	Rochester
Harrington	St Asaph
Abergavenny	Bath and Wells.

Present 57 Proxies (of whom 6 were bishops) 18

7.5

By the rules of proceeding in the House of Lords, nothing new can be resolved on unless a majority be for it; so that when a motion is made in that House for reversing a decree, for bringing in or passing a bill, or for an amendment to a bill then before them, there must be a majority for it, otherwise, if there be only an equality upon the division, the decree stands affirmed, the bill or the amendment is thrown out; and so, when a motion for a Resolution or Order is made, there must be a majority for it; if upon a division there be an equality, the motion is of consequence disagreed to, that is, the question passes in the negative. Thus in the present case, the previous question being, Whether the question should be then put upon the motion made by the duke of Newcastle? And there being exactly as many against putting the question upon that motion, as there were for it, therefore the previous question was carried in the negative, and so the House came of course to putting the question upon the motion made by the earl of Scarborough, for the calling in of Mr. De Gols.

Accordingly, the earl stood up and renewed his motion, whereupon the duke of Managestle got up and moved, that the to that motion. Upon this

The Earl of Strafford stood up and spoke thus:

My Lords :- For God's sake do not let us put a previous question as to this motion. Mr. De Gols was ordered to attend this day: what was he ordered to attend for? Surely it was to be examined in case we found any difficulty in the account now under our consideration; and every lord in the House, I think, confesses that he finds difficulty in this account: it has been allowed by every lord that has spoke in this debate, to be very confused and obscure. It will really look very odd, to refuse examining that gentleman as to what appears difficult or obscure in the account before you, since he is attending for that purpose by virtue of an order of the House. We may pretend what we please, but no man will think that we are in earnest in what we are now about, if the calling in and examining of this gentleman should be put off.

Several other lords spoke to the same purpose, upon which the duke dropped his motion, though, if the previous question had been put, and every lord had voted and given his proxies as in the former division, it is certain there would have been an equality, by which the calling in or exa-mining of Mr. De Gols would, by the rules of that house before-mentioned, have been put off. The motion as to the previous question being thus dropped, the question was put for the calling in of Mr. De Gols, which was carried without any division, and he was accordingly called in and examined, but did not give any great satisfaction as to the clearing up of the Account. After he was withdrawn, the lord Bathurst renewed his motion, whereupon

The Earl of Scarborough rose up and spoke as follows:

My lords; I must be of opinion, that as this motion tends towards the charging of some gentlemen with very gross mismanagement, and with acting contrary to an express act of parliament, we ought to Proceed with the utmost cont on: aid a really think that we have not, as yet, sufficient ground for supporting such a resolution, therefore I cannot now agree to Our coming immediately to such a resolution can do no manner of service, either to the public or to any private percon, and it may do harm to some gentic-

previous question might likewise be put as | men, who, for what we can yet pretend to know, are innocent; but that we may search this affair to the bottom, that we may have all the insight into it that is possible, and that we may discover and punish the guilty if any there be, I will now join with the noble duke in the motion he made; and I hope in forming that order your lordships will give such directions, as may not only enable but oblige the Directors of that Company to give us a full, clear, and distinct account of that whole affair, if any such account can be When that account comes in, and when we are told no such account can be had, we may then consider the motion made by the noble lord, and may come to that resolution, or to such other resolutions as we shall then think proper.

The Duke of Argule spoke as follows:

My lords;-In all enquiries of this nature, we ought to proceed with zeal but not with fury. I hope, my lords, I am as zealous for enquiring thoroughly into the matter now before us, as any of your lordships ought to be. For this reason I was for postponing the motion made by the noble duke, in order to have Mr. De Gols examined: I did indeed expect that he would have explained to your lordships most of the articles of the account before us, which appear to be obscure and unintelligible; but I find I am disappointed: I believe your lordships have received no great satisfaction from him; for to me he seemed to be ignorant almost of every thing; he could not so much as give a clear and distinct answer to any one question that was put to him, which, I must say, is to me very surprizing: I did think it almost impossible that a man who had been so long in such a high post in that Company's service, could be so ignorant of their affairs as this man appears to be-However, my lords, notwithstanding the little success we have met with in the examination of this gentleman, I hope we shall fall upon ways and means for bringing this matter to light; but till we have some further information about it, I do not think we have a foundation for the resolution which the noble lord has been pleased to move for: our proceeding so hastily to such a resolution would really be a going on with sary, instead of going on with that just zeal, which we ought to shew upon all such occasions: and I am persuaded, if this affair were to be left to the single determination of the noble lord who made the motion, he would be a non-re-considerinthe case, come to such a determination as he has now moved for, without enquiring farther into the matter; therefore I hope the noble lord will for the present wave his motion, that the same may be again revived, after we have got a more full and distince a tormation about this afair.

The South Sea Directors, &c. ordered to attend.] Hereupon the lord Bathurst agreed to wave his motion for that time, and afterwards the House ordered the present Directors, and also the last Directors of the South Sea Company to attend to be examined, and likewise the late Inspectors of that Company's Accounts.

Debate in the Lords on the Bill for applying the Sinking Fund, for granting a Marriage Portion to the Princess Royal, &c.] May 30. A Bill was read the second time, intituled, 44 An Act for enabling his Majesty to apply 500,000% out of the Sinking Fund, for the service of the year 1733; and for the further disposition of the said Fund, by paying off one million of South Sea Aunuities; and for enabling his Majesty, out of the monies arisen by sale of lands in the Island of St. Christopher, to pay the sum of 80,000% for the marriage portion of the Princess Royal, and 10,000% to the Trustees for establishing the colony of Georgia in America; and for making good all deficiencies and charges by taking of broad pieces into the Mint, out of the Coinage Duty; and for appropriating the Supplies granted in this session of parliament; and for issuing to the sub-dean, treasurer, and steward of the collector church or re-Peter, Westminster, out of the monies reserved for building fifty new churches, within the cities of London and Westminster, and the suburbs thereof, and for making provisions for the ministers of the same, 4,000l. for the repair of the said collegiate church, and 1,200% for finishing the dor-matory belonging thereasto." -I pon a motion being made for committing it,

The Earl of Winchet ca stood up and spoke to this effect:

My lords :- I do not rise up to oppose the Bill now before us, but I stand up to take notice of the strange method of particularly I cannot but take notice of that ! part of it by which 80,000% is granted as a

unbecoming a thing to see that grant made in such a hotch-potch Bill, a Bill which really seems to be the sweepings of the other House, that I cannot, my lords, let it pass without testifying my dislike. After his Majesty had been most graciously passed to communicate to both Houses of Parliament, the intended marriage of that princes, a cribot's Houses had presented to his Majesty most dutiful and loyal Addresses thereupon, I think, my lords, the least that ought to have been done, was to have provided a marriage portion for that princess in a particular Bill by itself; that ते जाहिता जिल्ला उठवरी वह एवं वाहार स्टार होड़ वह क testimony of the respect and duty of the nation towards the royal family now upon the throne. I have so great an esteem for his Majesty and his family, and such a particular regard for that illustrious princess, that I am sorry to see her name so much as mentioned in such a riff-raff Birl as this is .- But, my lords, besides this indignity to the royal family, the sending up a Bill with a many different things to ked togetla., is a sort of ad go to the House. It is a breach of one of your standing Orders, and is a laying of us under a necessity of agreeing to every item in a Bill, or of putting a negative upon every one of them: In short, my lords, to me it really seems to be a design to make use of one particular article in the Bill to crain the rest down our throats. Upon both these accounts I could not help taking notice of this most extraordinary Bill, but since it cannot now be remedied, I am so fond of enabling his Majesty to provide a sufficient marriage-portion for the Princess Royal, I am so ready to join in any measures for providing for the current service of the year, that, rather than disappoint either of them, I will for this time pass over those formalities, I will not appose this Bill, but I hope that care will be taken hereafter not to send up any more such Bills to this House.

The Earl of Chesterfield spoke next:

My Lords;—I do not rise up to oppose the Bill now before us, but I think it is incumbent upon me to declare, that it is, in my opinion, a most indecent thing to provide for the Princess Royal of England in such a manner: it is most disrespectful to the royal family, to provide a marhuddling so many things together; and riage portion for so illustrious a branch of that family in such a Bill of Items. Here is Imprimis, 500,000 l. for the curportion far the Erres as anythe decision from service of the years a trem, 10,000.

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by way of charity for those distressed persons, who are to transport themselves to the colony of Georgia. Item, so much by way of charity for repairing an old church. Item, so much by way of charity ' that it should be applied to the use of the for repairing a dormitory. And Item, | public. 80,000 L as a marriage portion for the Princess Royal of England. How incongruous is it, my Lords, to see such a provision come in by way of Item among so many other Items, many of which are for charitable uses !- In duty to the family of which that Royal Princess is descended, out of that regard and esteem which we ought to have for her, and which she so much deserves, not only from us but from the whole world, her marriage portion ought to have been provided for in a par-ticular bill by itself; no foreign matter ought to have been mixed in such a bill., Your lordships were so careful in that respect, that, when you were about drawing up an address of thanks to his Majesty for communicating to this House the intended marriage of the Princess Royal, you would not receive a few words which were offered by way of compliment to the States General, and which might very properly have come into that address, because you were resolved to put nothing into the address that was any way foreign to the in-tended marriage, which his Majesty had been pleased to communicate to you. As I am resolved not to oppose this Bill, therefore, my Lords, I shall not say any thing to the method of tacking made use of upon this occasion nor shall I now ob- by the clause which is in this bill, as if ject against the means made use of for providing for the current service of the year; but both ought certainly to be taken notice of, and I hope your lordship will, upon this occasion, come to some resolutions which may tend to prevent the like practices for the future.

The Duke of Newcastle then said:

My Lords ;-I am so far from thinking it indecent or disrespectful to provide for the Princess Royal by this Bill, that I think it the only way by which such a provision could have been made. It could not well have been done by a particular bill, because the marriage is not yet fully concluded: and a particular Bill was the less necessary, because the provision is to be made without laying any new burden on the people; it is to be made out of what did not originally belong to the public, but to his Majesty; for the money of ing by the side of lands up Nevas and

St. Christopher's did not really at first belong to the public; it was what the public had no right to, until his Majesty was so good as to give it up, and to promise

The Earl of Ilay spoke next as follows:

My Lords;—I must say that the two noble lords who spoke first upon this subject, have been pleased to give the bill now before us some epithets which are very extraordinary, and which, in my opinion, the bill no way deserves. There is in this bill, my Lords, nothing of an extraordinary nature: surely your lordships would not have a particular bill sent up for every small sum that is granted for the current service of the year: your lordships know that it is not usual: it has always been the custom of Parliament to provide for several particular services by one bill. And as to the marriage portion of the Princess Royal I have as great a regard for that most deserving princess, and as great a respect for the royal family of which she is descended, as any lord in this House; but really I can see no difference in the providing for her marriage portion by a particular bill for that purpose, or by a clause in some other bill: it will stand equally upon all our records in the one way as in the other; and the duty and respect which the nation owes to his Majesty and his illustrious family will be shewn as much, and testified as strongly, there had been a particular bill brought in and passed for that purpose only.-As to the orders of this House, my Lords, there is nothing in this Bill that is against any of them; the order which now seems to be referred to is, I presume, that by which it is ordered, that nothing of a foreign nature shall be tacked to any money bill: This, my Lords, is the only order I can think of which has any manner of relation to the question in hand, and I am sure there is nothing in this bill contrary to that order: there is nothing of a foreign nature, there is nothing in it but what relates to the granting of money, and therefore there is nothing in it that can in any way be said to look like tacking. Since the noble lords had no mind to oppose the bill, I must think that they might have let alone saying, any thing upon the head until after the bill had been ordered to be committed: then if they had any motion to make relating to any megalerities in this bill, they might have spoke to it; but it is not usual for any lord to speak against a bill, unless it be with a design to oppose its passing in the form it is in.

After this the Bill was ordered to be committed, and then

Lord Bathurst stood up and spoke thus:

My Lords :- I did not before give your lordships any trouble, because I had not a mind to oppose this Bill which we have now ordered to be committed; for though I was of opinion, and I find I am not singular, that the sending up of such a Bill was both irregular and contrary to the orders of this House, yet I thought it was necessary to pass it, not only because of the desire I had to see all the current services of the year provided for, but likewise because of the great regard I had for that branch of the royal family provided for by this Bill: though, I must say, that I should have been glad to have seen that royal princess provided for by a particular Bill for that purpose only; for wherever a grant is to be made by parliament in favour of any particular person, the doing of it by a clause may, perhaps, have the same effect, but the doing of it by a Bill certainly shews a greater regard for the person to whom the grant is made. There is indeed a method, by which one house of parliament may be made to shew a very extraordinary regard to any particular thing provided for only by a clause in a bill; this method has been practised, though I shall not say, my lords, it has in this case been practised; it is when either house of parliament has a Bill before them which they suspect may be thrown out in the other House, therefore, in order to carry it through the other House, they add a clause in favour of some thing, or some person which they know the other House will shew a great regard to ; in such case, if that other House do pass such a Bill for the sake of that clause, it is certainly shewing a very extraordinary regard to the person in favour of whom that clause was thus purposely introduced. If I admit bad company into my House, for the sake of one particular man who happens to be among them, I certainly shew him a greater regard than if I admitted him single and alone; but he is little obliged to those, who put him upon the office of gaining admittance for such troublesome attendants. -However, my Lords, as to this part of the Bill I shall insist no longer upon it, my principal design is to take motive of the mant

ner in which the current service of the year is provided for by this Bill: it is indeed a very extraordinary method of providing for that service; a method which I shall never approve of: I have always looked on the Sinking-fund as a most sacred pledge for securing the payment of the debts of the nation, and for relieving the people from those many taxes and burthens they now groan under. Now, I find, that by this Bill, that sacred fund is to be robbed of 500,000% at one stroke. There have been several large sums formerly stolen from that fund; but, I believe it was never before plundered of so large a sum at once, er in so direct and open a manner as by this Bill is to be introduced; and therefore, I hope your lordships will come to some resolution for preventing any such practices for the future: it is now, my lords, really become necessary for us to signify to the other house our opinion, That the sinking fund ought never to be applied to any other purpose than that for which it was originally designed; and I think my lords, the best way of signifying such opinion, is, by having a resolution to that purpose entered upon the journals of this House; for which reason I shall take the liberty to move for a resolution in these or in some such terms That it is the opinion of this House, that the sinking fund ought always for the future to be applied to the redeeming those taxes which are most prejudicial to the trade, most burthensome on the manufactures, and most oppressive upon the poor of this nation.

Lord Carteret spoke next:

My Lords :- I must upon this occasion declare it to be in my opinion, that the creditors of the public have, in a manner, a right to that sacred fund, called the sinking-fund; it is in its own nature a security to them; first, for the payment of the interest coming yearly due to them, and next for the payment of their principal sums. The whole people of England have a right to have it duly applied; because it is by such application only that we can get free of those many and grievous taxes, which lie so heavy upon the poor, and are such a clog to the trade and to the manufactures of this nation: and therefore the applying of that fund to any other use is a robbing the public creditors of their right, it is doing an injustice to the whole people of Fogland,

The present circumstances of this na-

plorable. By the many taxes we now pay, the necessaries and conveniences of life are rendered so dear, that it is impossible for our tradesmen or manufacturers to live so cheap, or to sell the produce of their labour at so small a price as our neighbours do; from hence it is, my lords, that our neighbours are every day encroaching upon us, and our trade is daily decaying. If a journeyman in any manufacture whatever, can live better in France or Germany on six-pence a day than he can live in England on a shilling, we may depend on it that most of our tradesmen will at last find the way thither, if they are not prevented either by our own good politics, or by some very bad politic among our neighbours; and if a master tradesman can get the same work done in France for six-pence, which would cost him a shilling in England, he certainly can undersell the English tradesman in all the foreign markets of the world. The only method therefore to preserve our trade is to take off those taxes, which now lie so heavy upon the poor tradesmen and labourers, and this the whole people of England know can be done no other way but by a due application of the sinking-fund. How shocking then must it be to the whole nation to see that fund plundered of so large a sum at once; the whole nation must from thence conclude, that they must for ever groan under those taxes and burthers which they now find almost insupportable, and which must soon become absolutely so by the decay of our trade and our manufactures.

This famd, my Lords, has before been clandestmely defrauded of several small sums at different times, which indeed together amount to a pretty large sum, but b, the bill which we have now ordered to be committed, it is to be openly and avowedly plundered of 500,000?. at once. After such a direct misapplication of that fund, can any public creditor depend upon his being ever paid his principal sum? Can any public creditor think himself secure, even of that yearly interest or annuity which is due to him? By this Bill he sees one half of the sinking-fund applied to the current service of the year : this he sees done, and this, my lords, he sees done in a time of the most profound Pate many got y? It is then can be be certain but that the whole sinking-fund may be next year applied to the same purposes? He must then see himself deprived of all hopes colerer sources has princip !

sum; and if the funds now appropriated to the payment of the yearly interest, or annuities, growing due to the public creditors should hereafter prove to be deficient, where could they have recourse for the payment even of those annuities? The sinking-fund being otherwise applied, their annuities, or at least some part of them, must remain unpaid, and, at last perhaps, the whole might cease. Such a suspicion may, even by this misapplication, arise among the creditors of the public; and if such should arise, it would be the most terrible shock that ever happened to the public credit of this nation. To prevent therefore any such suspicion, it will be absolutely necessary for your lordships to come to some resolution for quieting the minds of the people, and for assuring them that no such misapplication shall for the future be admitted of: and the passing of the bill now before us makes our coming to such a resolution the more necessary. For which reason I am for agreeing with the motion made by the noble lord who spoke last.

The Duke of Newcastle spoke as follows:

My Lords; -I wonder to hear it affirmed by any lor l in this House, that the public creditors have any manner of right in the sinking-fund; they certainly have no right to any part of it: they have a right only to receive their yearly interest when it becomes due; for the payment of which there are other funds appropriated, and therefore as long as they are regularly paid their interest they have nothing to fear, they have nothing to complain of. It is well known that the ainking-fund was from its very first original subject to be disposed of by Parliament, and the Parliament has it still in their power to apply it to the paying off a part of the public debt, or to what other public use they shall think most proper; and in this year there is as much of it applied towards the paying off the public debts as is either necessary or convenient.

By the same bill, my lords, there is a million to be applied towards the paying off a part of the public debts of the nation, which is more than the creditors of the public either want or desire. The circumstances of this nation are now so happy, and the public credit so well established, that none of the public creditors desire to have their money: On the contrary, my fords, we see that there is an extended.

we have an opportunity to look about us, and to apply a part of that fund where we proposed by this Bill; it must be granted, my lords, that the landed gentlemen have of all others born for many years the greatest share of the public charge, they are therefore the first that ought to be relieved; and for this reason 500,000l. part of the sinking-fund, is to be applied to the current service of the year, in order to relieve them of a part of that burthen they have long laboured under. Since then by this Bill the landed gentlemen are to be relieved, and the service of the year provided for without contracting any new debt, or laying any new burthen upon the benefit.

That part of the Sinking fund, which in ease of the landed gentlemen, is by this bill to be applied to the current service of the year, is not, my lords, to be called a half of the sinking-fund, because it is not to be taken out of the produce of that fund for one year; it is what has arisen from the surplusses of that fund for several years, over has been yearly applied to the payment of the public debts: and since none of the public creditors either wanted or desired their money, I must think that these surplusses could not have been applied better than to the relief of those who have been for many years the most grievously taxed. This, my lords is the true design of the Bill which we have ordered to be committed. It is, my lords, a good design; it is such a design as can give no man an alarm; it can raise no jealousies or fears; and therefore I cannot think that there is any occasion for your lordships to come to such a resolution as the noble lord has been pleased to move for,

The Earl of *Hay* spoke next:

My Lords; I am really surprized to hear such expressions made use of in this House, as some lords have taken the liberty to use. Robbing, stealing, plundering, defrauding, misapplying, are such terms as are not usual in any polite conversation, and much less ought they to be made use

highest price, and are the most sought fund has been plundered and robbed; I after, which are expected to be the longest would gladly know, my lords, by whom in being paid off. In such circumstances this sacred fund has been so used; I am sure that to the best of my knowledge, there has never yet been one shilling of it find it is most wanted: this is what is applied to any use, but by virtue of an Act of Parliament for that purpose; and if it be said that it has been plundered and robbed by Act of Parliament, who are to be called the plunderers and robbers? Why the King, the Lords, and Commons. Can this, my lords, he said to be decent? These are terms that are very far from being proper upon any occasion in this House, and surely they are most improperly applied to the parliament's disposing of that fund, which by its first institution was, and ever since has continued to be entirely at the disposal of parliament. The sinkingfund is to be appropriated to the payment people, it must be allowed to be a public of the public debts, from year to year, by authority of parliament; but if the parliament shall think proper to dispose of any part of it, or even the whole in any one year to some other use, they certainly may; the disposing of it in such a manner is neither plundering, or misapplying. For my own part I must beg leave to say, that I do not know what the noble lord means by the resolution he proposes. The sinkingand above the million which, for some time, fund is in its own nature to be applied yearly to the payment of the public debts, unless the parliament shall, in any one year, think the applying of it to some other use will be more beneficial to the nation: and I hope your lordships do not mean by such a resolution to tie up this House, in all future sessions, not to apply that fund to the use which shall then be deemed most for the benefit of the nation; even an act of parliament could not have such an effect: are your lordships to make a resolution which is to be held more sacred, and more unalterable, than an act of parliament? Are we to resolve not to trust ourselves for the future with the management, or the disposal of this money? In short, my lords, such a resolution as what is proposed, is, in my opinion, quite unnecessary, and if agreed to, it could be of no manner of use.

As for the paying off the public debts, and relieving the nation from the taxes it now pays, I am as much for it as any lord in this House; but, my lords, if it were possible to pay off all our debts in one year, it would not be prudent to do so: the debts of in any debate of this House; but when I are to be paid off gradually; there would reflect upon what they are applied to, I be great danger in paying off too many of cannot but think they are still more irre- them at once: by such a glut of money gular. It has been said, that the anking - soming to be through a conce into the hands

of private mer, the interest of money in this nation would be run down lower than the circumstances of Europe could at that time admit of; the certain consequence of which would be, that vast sums of money would at once be carried out of the nation, in order to place it at an interest somewhere else; this would drain us of all our ready money, which of consequence would put an end even to our paper-credit, and thereby the interest of inches would in a little time be raised higher, than would be consistent either with the trade or with the credit of the nation.

I should be glad, my lords, to see this nation free of most of the taxes now charged upon it; but I cannot believe that those taxes are so burthen some upon our trade, or that our manufactures are in such decay as some lords have been pleased to represent; I believe both our trade and our manufactures are at present in as good and as thriv-, cipal money due to them. ing a condition as they ever were: our people, it is true, pay taxes, but I would gladly know where there is a people that pay none: I believe there is not now a country in Europe where the taxes are less burthensome to the people than they are in this, nor is there a country in the world, where an industrious tradesman may live more happily; and therefore we need not be much afraid that any industrious and frugal tradesman will leave us. The fact I take to be otherwise: I believe there are many more foreign tradesmen come yearly to settle in England than there are of our natives who go to settle in any foreign

If, my lords, it be laid down as a maxim, that every application of the ainkingfund to any other use besides that of paying off the public debt, is to be looked on as a misapplication, then certainly the applying it towards the redeeming of any of our taxes must be deemed to be a misappliention; and therefore I hope that those lords, who insist so much upon its being a fund sacred to the payment of our debts only, will be against the resolution proposed.

Lord Carteret spoke thus:

My Lords; If we inquire a little into the rise of the sinking-fund, we may easily find that the public creditors have not only some sort of right, but a most just claim to that fund. We all know that the fund, with the state of the state of the from the diminution of the interest payable to the creditors of the public: they had [VOL. IX Three mane dis tised by the University

formerly, at least most part of them had, an interest of six per cent. or above; and while that interest continued, the whole sinking-fund was actually appropriated to the payment of the yearly interest due to them; but then, my Lords, there was no fund established for the payment of their principal money; this made all those who had a concern for the public uneasy; and without doubt there were many of the public creditors who were not quite easy under such circumstances; therefore they have all consented by degrees to the reducing of their interest to four per cent. Thus have they given up one third part of their yearly interest, in order to secure the payment of their principal money; and for this reason they certainly have not only an interest in the sinking-fund, but a right to claim that it may never be applied to any thing but the gradual payment of the prin-

I am surprised, my Lords, to hear it said, they have a right only to their yearly interest. Have they not likewise a right to come and demand their principal money whenever they please? It is true, they do not now want their money, there are none of them come at present to demand their money of the public; but from whence does this proceed? Does it not proceed from their being, by means of this very fund, secure, not only as to the regular payment of their yearly interest, but likewise that their principal money will be all paid at last? From hence it is, that all public securities sell at least at par, and therefore, if any public creditor stands in need of his money, he has no occasion to come and demand it of the government, because he may every day sell his security in Exchange-Alley at the full value; but if the sinkingfund should be taken away from them, if it should be entirely converted to some other purpose, they would be rendered less secure of the regular payment of their interest, and they must despair of ever having their principal; they could not then sell their public securities for the full value; or perhaps for any value, and consequently they would not only have a right, but they work to the me and de real the ment of their principal money from the

But, granting that the public creditors neither do, nor ever will demand payment of their principal money, is that, my Lords, any reason for the public never to think of paying them? If a man has a mortgage I y or en and does not doing it to

be paid off, because he has a higher interest, more regular payments, and a better security from me than he can find any where else; surely that can be no reason for my delaying to pay him off: On the contrary it is one of the best reasons can be given for my paying him off as soon as

The public measures now seem to be much changed from what they were a few years ago; it was then thought that those taxes which are the most grievous to the poor, were the most proper to be first redeemed. This measure seemed then to be so much the favourite of the government, that his Majesty from the throne recommended to us the relieving of the labourers and manufacturers from those taxes which lay most heavy upon them; and in pursuance of his Majesty's most gracious speech, the tax which was justly deemed to be the most grievous upon them, was in that session of Parliament taken off. But, my Lords, this salutary measure was all of a sudden quite altered; what the poor labourers and manufacturers had done to merit our indignation I do not know, but they were entirely forgot, the whole cry was for relieving the landed interest: nav, so far did this new measure prevail, that that very tax which had been taken off as the most grievous on the poor, was again laid on for the pretended relief of the

landed gentlemen.

I say, my lords, the pretended relief of the lauded gentlemen, for it was but a pretended relief, as all those reliefs will for ever prove to be, which are given by substituting a tax upon the necessaries or the conveniences of life, to the whole or to any part of the land-tax. It is certain that the landed interest suffers much more by the many taxes we now pay than they ever can do by a land-tax, were it to be double the highest that was ever heard of in this nation. There is not a guinea that. a landed gentleman pays out of his pocket for the necessaries or convenience of life, but what there are at least eight shillings of it go towards the pay neat of those taxes to which these things are subjected; and this every landed gentleman in England must pay to those with whom he deals, besides the land-tax which he pays directly to the public. If then a landed gentleun in who spends the income of his yearly, were free of all those other taxes, if he could have have a work of the cocessaries and conveniences of life for thir-

could be not then easily pay even four shillings in the pound lind-tax, in case the same should be found necessary for the

salety of his country?

To pretend, my lords, that applying a part of the sinking-fund to the current service of the year, is a providing for that service without contracting any new debt, or laying any new tax 'upon the people, is a mere imposition upon the public. What is necessary for the current service ought always to be raised within the year; the contrary method tends to the rain both of the trade and the credit of the nation: it is a temporary expedient which must always be attended with fatal consequences, and looks as if an administration were suspicious of their interest in parliament, or were afraid of asking from the people what by their measures they had made necessary for the current service of the year. Though the landed gentleman be eased a little, though no new tax be laid on, yet it cannot be said that the current service of the year is provided for without running the nation in debt. The applying towards the service of the year that money, which ought to have been applied towards the payment of an old debt, is the same thing with contracting a new debt.

But, my lords, this is not the only mischief, we are not only putting off the payment of old debts, but we are every year running into new. Why might not these surplusses, as they are called, have been applied towards the payment of a part of the navy-debt, lately contracted? Do not the accounts upon our table shew us what a large sum is lately become due to the navy? There is now above a million due upon that single article, which must some day be provided for by parliament. Some temporary expedients may be found out for putting off that provision for a little time; but such expedients are always ruinous; the longer such a necessary provision is put off, the greater handle is given to usurers and extortioners to make unjust advantages of the poor officers and sailors belonging to the navy, and the more heavy it will fall upon the nation at last; either the sinking-fund must be at last applied to the paying it off, or the people must be charged with some new tax for that purpose: I do not know but that there may be designs of making that debt a pretence for continuing one of the most pernicious taxes, that was ever laid on the poor old . Il' . .

teen white so she have the for a miner of the pretone that there is a danger in

paying off too much of the public debt at once, really seems to me to be something very extraordinary. Our sinking-fund is not so great, nor can it ever be so great as to give the least foundation for such fears; if it were most exactly and most religiously applied to that purpose for which it was originally designed, there would be no danger of people's carrying their money out of this nation. There are, my lords, but few countries in the world where there is any great credit, either public or private, and in all those where either the one or the other abounds, the interest of money is rather lower than it is in this country; so that if the interest of money in this nation were run down a good deal lower than it is, we should be but upon a par with some of our neighbours; and when people saw that in this country the public faith was in every circumstance exactly observed, they would be so fond of continuing their money in this country, that they would accept of a lower interest here than they could have in other countries, more especially in those countries where the security has always been very much

suspected. The noble lord who spoke last seems to m stake the resolution people d. The applying of the sinking-fund towards redeening taxes is the same, my lords, with applying it towards reducing the public debts; for as our most grievous taxes are pledged to the creditors of the public, those debts for which they are pledged must be paid off before the taxes can be redeemed; so that the resolution moved is something more strong than if it had been in the general words, That the sinkingfund ought always to be applied towards the reducing of the public debts; for these general words plainly appear to be included in the resolution; and further, that it ought first to be applied towards the paying off those debts, for which the taxes most prejudicial to our trade and manufactures are mortgaged; for till those debts are paid off we cannot abolish those taxes; but the debts being once paid off, and those taxes thereby redeemed, it will then, and not till then, be in the power of parliament to consider whether or no the tax ought to be abolished. The resolution therefore as moved for is a most proper resolution, and cannot be put in better or stronger terms than the lord who made the motion has put it. Such a resolution is, my lords, become absolutely necessary; it is shewing to the other House what is the opinion of

this; it is shewing to the whole nation that the sinking-fund is for the future to be deemed sacred; it is not a tying up of this House to any thing but what we ought to be tied up to. Though a private man be absolute master of his own affairs, yet every prudent man lays down to himself some general rules, from which he never departs without some very urgent necessity. In this House we do the same: how many standing orders have we made? I hope it will not be said that all our standing orders are useless, because we may depart from them, or alter them when we have a mind. If this resolution be agreed to, it is certainly to be understood in the same sense as all our standing orders are; it is never to be departed from but in cases of the utmost necessity.

The Earl of Scarborough spoke next:

My Lords :- I am very well convinced that the Sinking Fund ought never to be applied to any thing but that for which it was established, and for which it was originally intended; and I hope that your lordships are not only now, but always will be of the same opinion; I hope, that that sacred fund will never for the future be applied to any use but that of paying off and discharging the public debts, except in cases of the utmost extremity. This, my Lords, is my way of thinking, but yet I cannot agree to our coming to such a resolution as the noble lord has been pleased to propose. Surely we do not mean, we cannot pretend to tie up the hands of the legislature so, as that they must never touch that fund, even in the times of greatest danger and necessity. It there should area a wasked and omnatural rebellion in the country; if the nation should happen to be invaded, and 30 or 40,000 foreign troops landed in our dominions, are we to tie ourselves up, so that the Sinking Fund is not even in such a case to be touched? There is no man can foresee all that may happen. There are many other cases may happen, in which it might be more for the benefit of the nation to apply a part of that fund to some other use, than to apply the whole to the payment of the public debts.

We do not know, my Lords, what inconveniences, what ill consequences may be occasioned by our having such a resolution entered upon the journals of our House: There is one terrible consequence which now occurs to me, and which, in my openion, may very probably ansertom

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our coming to such a resolution. It may very naturally be the cause of a difference between the two Houses of Parliament, which would be of the most dangerous consequence to our constitution: The other House may, perhaps, look upon it as a directing of them in what they are to do with respect to the application of that fund: Or, if the other House should not take it amiss, yet if they should upon any fature in pressing, apply a part of that fund otherwise than to the payment of the national debt, your lordships might perhaps think yourselves in honour bound up by such a re del peso es esto agres was banin such application: This would naturally raise a contest between the two Houses, which would put a full stop to all the public business of the nation; and who can tell what might be the consequence of such a contest, or how long it might last?

This, my Lords, is one inconvenience which immediately occurred to me, and other lords may, I believe, foresee a great many more. As that fund is in its own nature sacred to discharging the debts of the nation, I hope that, without coming to such a resolution, your lordships will never agree to the applying of it in any other way, except in cases of the greatest necessity. Such a resolution I must therefore think quite unnecessary, and as I think it may be attended with dangerous conse-

quences, I cannot agree to it.

Lord Bathurst spoke to this effect:

My Lords;—The noble lord who spoke last has made me think of an amendment to the resolution I proposed; and as I am always fond of having that noble lord's approbation, I shall therefore propose, that the resolution may be to this effect; "That it is the opinion of this House, that the produce of the Sinking Fund should be applied in future, towards redeeming such taxes as are most grievous to the subject, oppressive to the manufacturer, and detrimental to trade."

The Earl of Scarborough replied:

My Lords; Besides the case of an invasion or rebellion, there are many other cases which may happen; and I believe I gave several other reasons for my being against coming to the resolution proposed; therefore, though I am very much obliged to the noble lord for the honour he does me, yet I cannot agree to the resolution even as now amonded the the reest

The margars of Tweedale, the earl of Wan, belsea, and the earl of Strafford pake also in favour of this resolution: However, at last, upon putting the question it was carried in the negative without any divi-

Protest on rejecting a Motion respecting the Produce of the Sinking Fund.]

" Dissentient"

 Because we conceive, That it would have been extremely for the honour of the House, and for the service of the public, to have this Resolution entered in our Looks, at a time when we have so far consented, in compliance with the House of Commons, to a Bill, by which near half a million collected from the Sinking Fund, in several years, is appropriated to the

service of the present year.

2. " Because the Sinking Fund being composed of the surplusages of funds originally granted as security to the creditors of the public; and these surplusages arising chiefly from a reduction to 4 per cent. of the interest granted them, for the most part at the rate of 6 per cent. we cannot but think, that this saving ought to be applied, according to the most inviolable rules of equity, and according to the known design, and the repeated and solemn engagements of Parliament, to a gradual distinge of the principal to these creditors of the public, who have parted with a third of their revenue in this view, and upon this confidence.

3. " Because we apprehend, that the method of applying large portions of the Sinking Fund to the service of the current year, must, in effect, perpetuate the debts and taxes which lie on the nation, and is therefore injurious to the public. Had this whole fund been strictly applied from the beginning to its proper use, we think it may be demonstrated, not only that much more of the national debt might have been discharged, but that those taxes, which are most oppressive to the poor, and most prejudicial to trade, might have been already taken off, since upwards of 480,000%. per annum belonging, as we conceive, to this fund, has been applied to other uses.

4. " Because we apprehend, That it cannot be for the good of the nation, nor consequently for the honour of parliament, to separate those interests in the particular appropriations of the sinking-fund, which were so wisely and so justly united in the original and general design of it Line micrest of the nation, and the interest

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of the proprietors of the national debts) the former was intended to be eased, and for that purpose the latter were to be cleared as soon as possible. If it be said therefore, that the creditors of the public do not desire to be cleared any faster than they are in the present method, nor object to the application of part of the sinkingfund to other uses, we apprehend that no argument, which ought to avail in a house of parliament, can result from such an assertion, because we conceive, that, in every instance of this kind, in every application of the sinking-fund, or of any part of it, we are to look on ourselves as obliged, not only to be just to the creditors of the publie, but to be careful of the ease of the people, to keep the particular and general interests united, as they originally were, and not to sever them. If, in fact, the creditors of the public do not object to the application of such large proportions of the sinking-fund to other uses, than to the payment of the debts, it may be said, that no injustice is done them by any such appli-Volenti non fit injuria. Nay, it may be deemed for their private interest, to have such beneficial mortgages continued to them as long as possible, and they may desire therefore not to be cleared any faster than they are likely to be in the present method. But we apprehend, that it cannot be for the interest of the nation to have these mortgages continued any longer, than is absolutely necessary to discharge the debt secured by the ne and il at at by consequence, who are tristees for the people, ought to desire and endeavour, that the debts may be discharged, and the loal of mort; ges he remay dias soon as possible. In this manner, public faith would be strictly kept, justice would be done, and no injustice could be done to the creditors of the public. In the other method, and by diverting such large portions of the sinking-fund, if it should be granted that no present injustice was done to the proprietors of these public debts, yet must it be allowed, as we apprehend, that great injury is done to the nation, unless it can be proved, that the unnecessary continuation

of debts and taxes, is a national benefit. 5. " Because we conceive, that if the whole produce of the sinking-fund were not be applied to the discharge of the public debts, it would be much more for the ease of trade, and advantage for the nation, The some of those green as taxes, out of which it arises, should cease, than that

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they should be continued to supply the current service at 4l. per cent. which might entrishe supplied by other var it a cheaper rate. These taxes are not only grievous in themselves, but almost intolerable, by the manner of collecting them under the laws of excise: laws so oppressive to the subject, and so dangerous to liberty, that every man who wishes well to his country must, in our opinion, desire to see a speedy end put to them. Most of these taxes were laid during the necessity of two long and expensive wars, and were the principal and interest of the leans made on them might be paid off in a certain limited time, thus the nation consented to pay, in some manner, a double tax, in order to avoid the long and uncertain continuance of such grievous and dangerous impositions; and, according to the first design, many of them would have been very near the expiration of their term at this hour. The wisdom of parliament indeed thought fit afterwards to throw these taxes, and the method of discharging these public debts into another form, which now subsists. But we cannot come ve, that they and a with a view for continuing our taxes and our debts the longer; on the contrary, we are sure it was done in the view of discharging both the sooner; and it is this very view which, we apprehend, must be fatally disappointed, if the present method of diverting any part of the sinking-fund from the payment of the public debts be suffered to continue.

6. "Because we apprehend, that this method may create the utmost uneasiness in the minds of his Majesty's subjects, and may tend, if not timely prevented by the wisdom and authority of this House. to diminish their affection for his person and government: hitherto whilst they have laboured under the weight of taxes, and groaned under the oppression of excise laws, the hope of seeing speedily an end put to both, has been their sole consolation; but nothing can maintain this hope, except a due application of the entire sinking faul to the dis longe of these delits, for the discharge of which these taxes were intended and given. If some part of this fund therefore continue to be mortgaged off, and other parts to be applied to the current service, even in the midst of profound peace, this hope must sink, and despair arise in its stead. We insist with greater concern and carnestness on this point, from our observation of what has

lately passed on the occasio, of attra of, in general, but he thought they could not to extend the cruel and arbitrary methods practised under the laws of excise, and naturally and necessarily, as we apprehend, flowing from them. If any new law of this kind had passed elsewhere, it could not have prevailed in this House; but we think it the more incumbent upon us, after such an attempt, and such national resentment expressed against it (both which are of public notoriety) to promote as effectually as we are able, the quiet and happiness of his Majesty's reign, by cutting off any hopes or fears which may be still entertained, that such a project will, at some fime or other, succeed. And to this good and laudable end, we conceive, that nothing would have contributed more than such a solemn declaration of the sense of this House as is contained in the question. - (Signed,) Bedford, Craven, Gains-

borough, Winchelsea and Nottingham, Gower, Tweedale, Bridge-water, Kerr, Bruce, Carteret, Masnem, Batharet, Shafe bare. Litchfield, Sunderland, Coventry, Stratord, Theact."

Further Debate in the Lords relating to the Disposal of the Forfeited Estates of the South Sea Directors. June 1. House of Lords went upon the Examination of the Directors of that Company, &c. The present Directors of that Company were first called in and examined; after them the late inspectors of the Company's accounts, and lastly the former set of directors were examined. After which

The lord Bathurst moved this Resolution: "That it appeared to that House, that on the 5th day of December 1729, the general court of the South Sea Company then held, resolved, That the then present directors should be the trustees for the Company, with relation to the produce of the forfeited estates of the directors and others in the year 1720, vested in the Company by an act of the 7th of king George 1, and that the then trustees should surrender, and deliver over to the said directors, the said produce, and all the books of account, papers and writings relating thereto; in pursuance of the act, posed in the glob last session of parliament. And that that ! was the only order or direction of any general court of the said Company relating to the disposal of the produce of the said estates.*1 Upon this

The Earl of Ilay stood up and said, That he would not appose the motion

positively affirm, that that was the only order or direction of any general court relating to the disposal of that money, and therefore he would propose an Amendment to the latter part of the noble lord's motion, which was, that it should run thus, " And that it did not appear to them, that there was any other order or direction of any general court of the said Company relating to the disposal of the said estates."

Which Amendment was agreed to by the lord Bathurst, and then his motion. thus amended, was agreed to by the House

without any opposition.

Then the earl of Winchelsea moved for the House to resolve, "That the disposing of the forfeited estates of those who were the directors of the South Sea Company in the year 1720, without any order or direction of a general court for that purpose, was contrary to law." This motion he said he hoped was such as he had no occasion to say much in support of, because the words of the act of parliament were so plain and express, that it was a certain consequence of the resolution they had just then come to.

The Lord Chancellor offering to put the

question upon this faction,

The Duke of Devonshire stood up and spoke to this effect:

My Lords :- I cannot agree to this motion, because I think it is anticipating the judgment of this House in an affair which may perhaps come before us as a court of judicature. It is true, my Lords, that there does not appear to us to have been any other order or direction of any general court of that Company for the disposal of those forfeited estates, except that which is mentioned in our former resolution; but still there may be other orders; and granting that there never was any other order, yet we ought not I think to pass judgment even upon that order, without having all proper parties before us, and the case fully debated and considered. As the resolution proposed is a sort of decree or determination as to a point in which private men are certainly concerned, we ought not to pass it till the parties concerned are properly before us, and are fully heard as to what they may have to say against it, for which reason I cannot, my Lords, agree to the resolution proposed.

The Bishop of Bangor took notice,

That he gould not agree to the resolu-

tion, because he thought it would be in some manner a giving of directions to the courts below, how they were to determine, in case that affair should in any shape come before them.

The Lord Carteret spoke thus:

My Lords; The words of the Act of Parliament are so plain and express, and the resolution moved for by the noble lord near me is so exactly agreeable to those words, that I am, really surprized to hear any lord signify the least scruple as to agreeing with the motion. The words of the law are, that the produce of those forfeited estates shall be disposed of by the orders and directions of the general courts of that company, ' and not otherwise': the words of the Resolution are, That the having disposed of that produce otherwise is contrary to law. Can any thing be more evident? There may be orders of the general courts of that company relating to the disposal of this money which your lordwhips have not seen; but can the possibility of there being any such be an argument against agreeing to this resolution? do not by the resolution proposed affirm, that there never were any orders of a genetal court for directing the disposal of that money: we affirm no fact: we only declare our opinion in a point of law, which to me is as clear and as evident as any demonstration I ever met with....Suppose, my lords, that this affair does come before some of the inferior courts, and that it does then appear that there were other orders of the general courts of that company for directing the disposal of this money, besides that which has been laid before your lordships, the resolution now moved for could not in such a case be any direction to the inferior courts; they would certainly be at as full liberty as if no such resolution had ever been made; and if it should appear before any of the courts below, that no other order was ever made by any general court of this money, could any court determine otherwise than according to the Act of Parliament? My lords, the case is so plain, the words of the law are so very express, that I cannot think there is any occasion for hearing the point debated, there is no room for consideration, and therefore I shall be for agreeing to the resolution.

The Earl of *Ilay* spoke next as follows:

My Lords; Though there were really no other order, or direction of any general

court of the South-Sea Company relating to the disposal of the money in question, besides that which has been laid before your lordships, I do not know but that it may be pretended, that even the order which your lordships have seen was a sufficient authority for the disposal of that money; It was certainly a sufficient authority for the trustees to deliver the produce of those estates to the directors of that company, and when in pursuance of that order it was delivered into the hands of the directors, I do not know but that it may be said, that the terms of the Act of Parliament were then complied with, and that the directors might thereafter dispose of it in that way which they thought most beneficial for the company, as they do of some other parts of that company's property, without any particular order of a general court for that purpose. This is a question, my lords, which I shall not pretend now to determine; I shall not so much as offer any arguments either of one side or the other, but from thence I conclude, that even the order which we have seen deserves some further consideration, before we come to any such resolution as is now proposed; for after your lordships have seen and considered that order, your coming to such a resolution is certainly a determination, that the order you have seen and considered, is no proper or legal order for the disposal of that money: the courts below will certainly look upon it as such; and even though they should be of opinion, that that order was a sufficient authority for the disposing of that money, and that no future order was requisite, yet they would be loath to give a judgment so contrary to what appeared to have been the judgment of this House.—The point now before us cannot be said to be an indisputable point, and therefore I must think that your lordships coming to such a resolution is a determining of a question in dispute, and a making a sort of decree against the gentlemen who were at that time in the management of that company's affairs, before they have been heard either by themselves or their counsel upon a question in which both their honour and interest are so nearly concerned: this, my lords, is a method of proceeding which, I hope, this House will never come into; I hope your lordships will never come to any resolution which may affect either the character or the estate of any private man, without first giving him an opportunity to be heard against it .- We ong it, my lords, to consider that we are a

Court of Equity, and though it should appear the money arising from those forfeited estates had been disposed of without such an authority as was necessary in the strict terms of law, yet if it has been disposed of in the best manner for the benefit of the company, the then directors ought in equity to stand acquitted, they ought not to be loaded with any thing like a sentence of so august an assembly against them, and therefore, my lords, it is really my opinion that you ought not to come to such a resolution as now moved for until the affair comes properly before you, and all parties are heard what they have to say either in law or equity in their own behalf, for which reason I must move for the previous question.

The Earl of Scarborough spoke next:

My Lords; -As to the order of the general court of the South-Sea Company, which has been laid before your lordships, surely it cannot be looked on either in law or equity as an order directing how the money in question was to be disposed of, nor can it ever be presumed that it will be the opinion of any court, or of any man, that an order directing only who should be the trustees of the Company as to that money, was an order for directing to what uses it ought to be applied; therefore, if that point were to be expressly determined, it could not be any bad consequence in any case whatever; but by the resolution proposed, even that question, if it must be called a question, is not to be expressly deter-mined: We are now, my Lords, to determine nothing but a point of law, and a point of law which to me appears so plain that I cannot hesitate one moment in giving my opinion. The words of the act of parliament are so very express, that there can be no doubt of its being contrary to law, to dispose of that money, without any order or direction of a general court for that purpose; and I am sure it is as plain, that the delivering of that money by the trustees to the directors is not such a disposal of the money as is intended by that act .- If it shall afterwards appear, that the produce of those forfeited estates was disposed of according to the directions of general courts, the resolution, or if your lordships please, the determination now proposed can affect no man, and if there never was any other order or direction of a general court for that purpose, besides what we have seen, our resolution can affect none but those who, without all question, are guilty at least of an error, for

which they certainly deserve to be censured .- I do consider, my Lords, that this House is a court of equity, but the resolution moved for has relation only to a point of law, it has no manner of relation to equity, nor can any man be thereby debarred from having relief in equity, either before your lordships, or before any of the courts of equity below; and therefore, if those gentlemen should hereafter come to shew, that though they neglected the due forms of law, they did nevertheless dispose of that money in such a manner as was most for the benefit of the Company, I should not think myself any way restrained by this resolution from giving them all the relief in equity that their case can deserve. And therefore I shall make no scruple of agreeing to a resolution which I think just, a resolution which I really think absolutely necessary, because it will oblige those who are concerned to be at pains to clear up, if they can, an affair which is certainly as yet very obscure, and which your lordships are in honour obliged to see fully cleared up, if it be possible.

Besides these, the duke of Newcastle spoke against the resolution, and the earl of Chesterfield for it. At last the previous question being put, it was carried against the resolution by a majority of five

June 2. The Lord Bathurst stood up and spoke thus:

My Lords :- Notwithstanding all the pauls your lordships have been at it your enquiries as to the disposal of the produce of the forfeited estates, of those who were directors of the South Sea Company in the year 1720, I cannot say that I have met with any satisfaction as to that affair: I believe there is no lord in this House who can say he has met with a full satisfaction as to that particular. It appears that the accounts of that Company have been so blended together, and have been kept in so confused and irregular a manner, that there is no coming at the knowledge of any one particular, without a thorough enquiry into the whole. From what already appears to your lordships, I believe. you will be all of opinion, that such a general enquiry is now become absolutely necessary; because we are, in my opinion, obliged in honour to see the affair relating to the diposal of those estates fully cleared up; and since we now see that there is no possibility of doing it without a general enquiry into the whole affairs of that com-

puny, we are, my lords, in honour engaged—thinks proper they may likewise appoint a not only to enter upon, but to carry through that enquiry with the utmost exactness.—By the very first act of parliament that was made relating to this affair the trustees were directed to give a particular account, in writing, to the King, and to either House of Parliament, of the effects of their proceedings. To what end, my lords, were the trustees directed to give such an account? Mist it not be to the end, that the King, and the two Houses of Parliament, should be as it were the guardians of the company, with respect to the produce of those estates? The intention certainly was, that the King, the Lords, and the Commons should see that money fairly collected, and honestly disposed of for the benefit of the proprietors of that company, according to the directions of that act, or any future act of parliament that should be made for regulating the disposal of that money. This House therefore is in honour obliged to see that it was honestly disposed of. In such a case are we to satisfy ourselves with being told, that though the terms of the Act of Parliament were not strictly complied with, yet the money was equitably disposed of for the benefit of the proprietors; especially when this equitable disposal comes out at last to be, a disposal of it towards payment of debts, as to which no man can tell how or when they were contracted? And, my lords, I must observe, that it looks much the more suspicious, because that such a large debt was paid off without any orders or directions of a general court of that company for so doing; if such directions had been asked for, it may at least be presumed that the general court would in their turn have asked, how such a large debt came to be contracted ?- Therefore, my lords, as a general enquiry into that Company's affairs is become absolutely necessary, and as it cannot be supposed that we shall have time during this session of parliament, to go through such a general enquiry, I shall take the liberty to move, that a Committee may be appointed to examine into the management of the affairs of the South Sea Company ever since the year 1720, and for that purpose to sit during the recess of parliament at such places and times as they shan appoint, and that they may have power to send for persons, papers and records.—The appointing of such a Committee is, my lords, a method that in former cases has been practised by both Houses; and if the other House, all the satisfaction that could have been de-LYOL IN }

Committee of their House, to sit in conjunction with the Committee to be 'appointed by your lordships, to the e. I that both Houses may, against next session of parliament, be made fully acquainted with all the proceedings and transactions in the management of that company's affairs. By this method, my lords, if there has been any mismanagement, as it seems apparent there has, your lordships will then be able fully and clearly to discover who have been the authors of such mismanagement; you will be able to distinguish between the guilty and the innocent: the characters of the latter will thereby be vindicated from those jealousies and suspicions they now labour under, and upon the guilty, I hope, your lordships will inflict such penalties as may prevent all such practices for the future. This Committee which I now move for, ought, I think, to be chosen by ballet, and may consist of any number your lordships shall please to appoint; seven will, I believe, be sufficient, and therefore I shall move for that number.

The Lord Carteret spoke as follows:

My lords; I shall readily agree with this motion, because I think we have met with so little satisfaction as to the particular affair we have enquired into, that it is incumbent upon us, we are, out of that regard which we ought always to have for the honour and dignity of this House, obliged, we are in duty to our country bound to proceed further, and to make a general enquiry into the whole management of that company's affairs, ever since the year 1720. The creditors of the public ought always to be under the special care of the public; and as this House has joined with the other parts of the legislature in vesting almost the whole debts of the nation into the three great companies of East-India, Bank, and South-Sea, your lordships are, I think, in honour obliged to take care, that the creditors of the public shall not be cheated and defrauded by those, whom they may from time to time chuse to be the directors and managers of their affairs. This, my lords, ought always to be our care, but more especially are we bound to look for it, when some very odd pieces of management appear even at the bar of our own House. Little books of the South Sea company had been kept in a distinct and regular manner, it would have been easy for your lordships to have had from them

sired, either with respect to the general state of that company's affairs, or with respect to any particular branch of their business; but from the enquiry we have already made, it appears that the books of that company have been kept in a very confused and irregular manner; in such a manner as is altogether unintelligible to those who are strangers to the management of their affairs, and cannot, we find, be explained even by those who are the book-keepers and servants of the company. From hence, my lords, I think there is great cause to suspect some lurking frauds: In this as well as in all such cases, I am apt to believe, that this obscurity proceeds from a design; that their books were kept in this confused manner on purpose to conceal some practices, which the managers durst not venture to expose to public view. This consideration alone is sufficient, in my opinion, to engage your lordships to enter into a general inquiry as to the affairs of that company; and since it appears that such an enquiry must take up a very long time, and will require an exact scrutiny into many volumes of books of account, I think the only effectual way of carrying on such an enquiry will be, to appoint a Committee for that purpose, to sit during the recess of parliament, in order that they may have time to prepare matters, and to put the accounts of that company into as distinct and clear a method as is possible between this and next session of parliament; for which reason I am for agreeing with the motion made by the noble lord near me.

The Duke of Newcastle spoke next:

My Lords; I shall always be ready to join in any measure which I think proper and consistent with our constitution, for inquiring into the management of any public affair, when such Inquiry becomes necessary; but as to the appointing of such a committee as is now proposed, I must think it neither proper nor consistent with our constitution. I even doubt, my lords, if such a committee can be appointed any other way, than by an Act of Parliament; for if this House should assume a power of appointing such committees, it would be giving in some measure a perpetual being to this House; it would be putting it out of his Majesty's power to prorogue the House, for if we did not sit as a House, we might be always sitting as a committee; we might delegate what power we pleased to such committees, we might make them of what number we pleased;

we might even order that every lord that came should have a vote. If such a committee should be appointed, it would not he easy, my lords, to confine it to any particular branch of business; it would not be easy to confine them to the inquiring only into the affairs recommended to them by the House, they might find pretences to inquire into any other affair they pleased, as being some way connected with the affair into which they had been appointed to inquire, and thus they might extend their inquiries into all the public affairs of the nation, and into all the business of the administration. A Committee of both Houses sitting during the recess of parliament, with power to send for persons, papers, and records, and without any restraint upon that power, would be a most terrible thing, and might be turned to the oppression of many of his Majesty's best subjects.-But granting, my Lords, that the appointing of such a committee, in the manner now proposed, is consistent with our constitution, yet, I believe, your lordships will allow, that it is a very extraordinary method of proceeding, and therefore never to be practised but in matters of the greatest consequence, and such as require the utmost dispatch, neither of which can be so much as pretended with respect to the affair in hand. It is so far otherwise, that, in my opinion, there has nothing of a fraud appeared in the late management of the South-See Company's affairs, from any inquiries we have made: It has, my lords, been made appear at your bar, that the produce of the late directors estates was all applied to the benefit of the proprietors, by paying off the Company's debts; and if such application was made without the directions of a general court, it was only a mistake as to form, it was only neglecting to have that express approbation, which the directors might have had from any general court of that company; and as that was a public transaction, and well known to all the proprietors, their never having found fault with it in any general Court of that company, held since that time, is in my opinion, a tacit approbation of what was then done.-But, my Lords, if it had actually appeared to us, that there had been frauds committed, if any of your lordships are suspicious of such a thing, you may, at the beginning of next session of Parliament, enter upon such an inquiry, and if you enter upon it at the beginning at a section, your may certainly finish it

before the end of the session: In the mean | time neither the affair itself, nor the company, nor any private person, can suffer by the delay: It is not so much as suspected, that any gentleman, concerned in the late management of that company's affairs, will withdraw; and the books of the company, and all the papers and writings necessary for such an inquiry, must remain in the state they are now in? It is not to be supposed, that any of them will be altered, cancelled, or destroyed, because the affairs of that company are now under the management of a quite different set of gentlemen, who, of consequence, have the custody of all those books and writings, and who will certainly never permit any thing to be done, that may involve them in the guilt of other men.-In short, my Lords, whatever state the company's affairs may be in, as there does not appear to us any complaint among the proprietors of that company; since no application has been made to us by them, I can see no necessity for our entering upon it immediately, and, for that end, to make such an encroachment upon our constitution, as would be made by appointing a committee in the manner proposed, and therefore I cannot agree

The Earl of Chesterfield spoke as follows:

My Lords;-The appointing of such a Committee, as is now proposed, is, in my opinion, no way inconsistent with our constitution, but, on the contrary, has been frequently practised, and is often necessary for preparing things to be laid before the next session of Parliament. From such a Committee there is nothing to be dreaded by any but those who have been guilty of crimes, and under a just and prudent administration criminals ought never to be left at ease; it ought always to be the lot of the guilty to be under continual fears and apprehensions; it is what they always will be, whether we appoint such a Committee or no. It will be impossible for this House, or any committee we shall appoint, to inspect and examine so many voluminous books of accounts, or to extract any thing that may be clear and satisfactory, out of such a heap of confusion, during such a short time as that of the usual continuance of one Session of Parliament.-As to there being no application from the proprietors, it is of no manner of signification in the present case: It is well known that there

are loud complaints against the late management of that company's affairs, and from what we have seen and heard at our bar, it appears, that these complaints are not altogether groundless. Our having had no application from the proprietors of that company made to us, is, I think, so far from being an argument against our entering upon an inquiry, that it is a strong argument for it; considering what we hear without doors, considering what we have seen within doors, the want of such an application ought to be to us a convincing proof, that most of those who usually compose the general courts of that company. are under an influence which prevents their looking into their own affairs. But consider, my lords, that, among the proprietors, there are many widows and orphans, there are many persons who cannot appear at general courts, or look into the management of their own affairs; these, my lords, are properly under your care, and I hope your lordships will never think that time ill spent, which is spent in doing what may prevent the entire ruin of the widow and the fatherless.—From experience we may learn, that the proprietors of public stocks never come to either House of Parliament to complain, till their affairs are past redress; as long as they can sell their property at any price, they are afraid of applying for redress, lest the current price of their property should thereby be diminished; and therefore they never come to complain as long as there is any thing left. Then indeed, my lords, they resolve upon applying to Parliament, and, upon such occasions, we generally find that women and children are the greatest sufferers.-To conclude, my Lords, as neither your lordships nor the public have received any satisfaction from the inquiry hitherto made, it is become necessary for us to appoint such a Committee as has been moved for, because if this session should break up without proceeding any further than we have yet done, it will be believed that the whole affair is at an end; from thence, my lords, there may be conjectures made by the public, which may be derogatory both to the honour and dignity of this House, and therefore I am for agreeing with the motion the noble lord by me was pleased to make.

The earl of Strafford declared, that he was for the motion, but said, that as the last committee of that nature had consisted of 12 lords, therefore he would propose that the motion should be for appointing a

Bathurst agreed to. The bishop of Lincoln spoke for the motion, and the earls of Ilay and Warwick, the lord viscount Falmouth, and the hishop of Bangor against it.

Motion for appointing a Committee of Twelve to inquire into the Proceedings of the South-Sea Company.] The question being put, " That a Select Committee be appointed of Twelve Lords, to be chosen by ballot, to examine into the transactions and proceedings of the South-Sea Company, from Feb. 2, 1720, and to lay their report before the House;" it was resolved in the negative. Content 70, Not-Content 75.

Protest against rejecting the said Motion.

4 Dissentient'

1. " Because the present debt of the kingdom being almost wholly incorporated into the three great-companies, it behoves the legislature who are the proper guardians of the public creditors, to take all possible care that they suffer no injury in their estates, by any frauds committed in the management of them; For though the directors are chosen by a general court, they are invested with such extensive powers, that they are capable, by abusing their trust, of doing infinite mischief to the proprietors, unless their proceedings are vigilantly watched and controlled by that supreme authority under whose sanction they act, and by which only such practices can be effectually prevented or punished.

2. " Because this House having been induced, by the reasons before-mentioned, to begin an inquiry into the management of the South-Sea Company, we apprehend, that our honour is engaged to answer those expectations which the public had so justly conceived from it; and since the advanced season of the year will not permit us to finish this examination during the present session of Parliament, we apprehend a Committee was the only proper way left to unravel such dark and intricate affairs. which require a very nice inspection into many voluminous books; it appearing to us, by what we have seen and heard at our bar, that the accounts of this company have been kept in a very confused, irregular, and unwarrantable manner, in order, as we apprehend, to conceal frauds, and defeat all inquiries.

Committee of Twelve; which the lord | lamities of the year 1720, having been occasioned by the directors, at that time, declaring such extravagant dividends as the Company was not able to support; the legislature have, in all their acts relating to this Corporation, which passed since that time, taken the utmost care to prohibit and restrain the directors from being guilty of the like practices; yet notwithstanding this, they have been so far from taking warning from the examples made of their predecessors, that it appears by the accounts laid before the House, that although by the cash which came into their hands, and by the sale of four millions of stock to the Bank, and by the loans of stock and otherwise, they were sufficiently enabled to pay off the debt of 5,400,000l, then owing to the Company, as in justice and prudence they ought to have done; yet influenced, as we have reason to believe, by the corrupt views of some few, who may have assumed to themselves the whole management of the affairs of this Corporation, they left great part of their debt on bonds at interest unpaid, and by unwarrantable dividends out of the money, in order to give a fallacious value to their stock, multitudes of his Majesty's subjects have been defrauded; and they have without the knowledge of the proprietors, not only dissipated above 2,300,000l. received from the directors estates, but they have likewise brought a new debt of 2,000,000l. upon the Company, and thereby diminished the capital of every proprietor's stock, by which means great injury and injustice have in numerous instances been done to orphans and the reversionary heirs of those estates, to the great dishonour of the public faith, and discredit of the nation.

4. " Because although the directors applied to Parliament in the year 1727, for their authority to dispose of the produce of the estates of the forfeiting directors, pretended to be then remaining in their handa; yet it appears by the accounts now before us, that the greatest part of this money had been before actually divided out in extraordinary dividends; and when, in order to give some colour to these proceedings, they obtained an act of Parliament to dispose of these estates, they never called a general court to acquaint them with the state of this account, or to take their directions for the application of any remaining part of these estates, notwithstanding they were expressly required so to do by the said act.

3. "Because the great distresses under of the Because there is reason to believe,

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that there are many articles, hitherto unexamined, under which a multitude of frauds may be concealed, such as buying, selling, creating, and issuing of bonds; employing irregularly the cash of the Company which lay in their hands, whilst the proprietors were paying interest for money borrowed of the Bank; transacting stock abroad, and selling fictitious stock at home, with many other practices of the like nature, too long and various to be particularly explained: for these reasons, we conceive, it was absolutely necessary to have appointed a Committee, as the only method to distinguish the few who probably are criminal, from many gentlemen who may at present lie unjustly under the same imputation, especially at a time when a Bill was actually depending for dividing the capital of this Company, three-fourths into annuities, and leaving the remaining quarter to be a trading stock, with a large debt and demands upon it unliquidated, and the value of it consequently unknown; which, should it pass into a law, will, in all probability, promote and encourage the infamous practice of stockjobbing, to the ruin of great numbers of his Majesty's subjects.

6. "Because the other House have frequently appointed Commissioners to inspect the public accounts during the interval of Parliament, as the only practicable method of arriving at any knowledge in such affairs; a method, indeed, too much disused of late years: we therefore apprehend, that no just objection either was or could be made to a Committee, which is perfectly agreeable to the nature of our Constitution, cannot be of any prejudice to the Company, and, being confined to a particular inquiry, can give no grounds of apprehension to any but those who are afraid it may lead to farther discoveries of iniquitous contracts and corrupt bargains, in the settlement and transactions of this Company since the year 1720, which some persons have endeavoured with so much industry to conceal,

7. " Because we think it highly expedient, at this time, to vindicate the public laith of the nation, lest foreigners should be induced, by the many instances of fraud and corruption which have been of late discovered in other corporations, suddenly to draw their effects out of our funds, and thereby totally destroy public credit, and plunge us into inextricable difficulties.

6. " Because the arts made use of to

from a general view of the same accounts, | divert us from our duty, and to defeat this inquiry, give us reasons to prosecute it with fresh vigour; for impunity of guilt (if any such there be) is die strongest encouragement to the repetition of the same practices in future times, by chalking out a safe method of committing the most flagitious frauds under the protection of some corrupt and all-skreening minister.

9. " For these reasons we think ourselves under an indispensable obligation to vindicate our own honour, by leaving our testimonies in the journals of this House. that we are not under the influence of any man whatsoever, whose safety may depend on the protection of fraud and corruption: and that we entered upon this inquiry with a sincere and just design of going to the bottom of the evil, and applying to it the most proper and effectual remedies.

(Signed,) Bedford, Strafford, Bathurst, Litchfield, Suffolk, Shaftesbury, Winchelsea and Nottingham, Craven, Tweedale, Cobham, Coventry, Stair, Montrose, Bridgewater, Thanet, Chesterfield, Carteret, Berkshire, Bruce, Marchmont, Masham,

Gower."

REPORT FROM THE COMMITTEE OF THE HOUSE OF COMMONS APPOINTED TO INQUIRE INTO THE FRAUDS AND ABUSES IN THE CUSTOMS.] June 7. Sir John Cope, according to order, reported from the Committee * appointed to inquire into the Frauds, and Abuses in the Custome; to the prejudice of trade, and diminution of the revenue; that the Committee had agreed upon a Report of their proceedings, which they had directed him to make; and he read the Report in his place; and afterwards delivered it in at the clerk's table. And the said Report was read, as follows:

The REPORT of the COMMITTEE appointed to inquire into the Frauds and Abuses in the CUSTOMS, to the prejudice of Trade, and Diminution of the Revenue.

The Committee appointed to inquire into the Frauds and Abuses in the Customs. to the prejudice of trade, and diminution of the revenue, have proceeded with the utmost diligence in the said inquiry; but it is with concern they observe, that the

See p. 10.

appears by the several Papers and Accounts Inid before them, and the several informations they have received, so very extensive, and in so many branches of the revenue, that your Committee are sensible the shortness of the session will not allow them to lay before this House so complete a report, as they might otherwise have done; however they thought it their duty to acquaint the House with their proceedings as far as they have been able to go.

Your Committee found it necessary, to avoid confusion, to proceed in the examination of the frauds committed in each branch of the revenue, singly; and, on examining the several papers referred to them by the House, they observed, they chiefly related to the frauds committed in the Tobacco trade; and therefore determined to proceed, in the first place, on that branch; to which they had likewise other inducements, arising from the great importance of this trade to the nation, the greatness of the loss to the revenue, by the extensiveness of the frauds, and the complaints of the planters in Virginia, of the hardships they labour under, even to the hazard of their utter min, and consequently of the intire loss of this commerce, so highly beneficial to this kingdom.

In order to make the following Report more intelligible to the House, your Committee think it necessary to give a particular account, in what manner the present duties on tobacco are collected, and how the ships are guarded from their arrival in port till they are discharged at the key.

The present duty on tobacco, as settled by the act 9 Geo. I, cap. 21, intituled, An Act for enabling his Majesty to put 4 the customs of Great Britain under the management of one or more commissions, and for better securing and ascertaining the duties on tobacco, and to prevent frauds in exporting tobacco and other 'goods and merchandizes, or carrying the same coastwise,' is 6d. one-third of a penny per pound; 1d. whereof being the old subsidy, is to be paid down in money at importation, deducting 25 per cent on such payment, fifteen per cent thereof, in lieu of all former allowances, and ten per cent for prompt payment: the remaining duties of 5d. one-third of a penny, may be either paid in ready money, or secured by bond, at the option of the importer; if paid down in ready money, 25 per cent is deducted, as on the old subsidy, but if secured by

frauds and abuses in the Customs are, as | hogheads of tobacco have received damage in the voyage, such damaged tohacco, at the request of the importer, may be cut off, and pays no duty; and the importer is allowed 4d. per pound for the same, such allowance not to exceed 30s. on one hogs-

> All which said duties are drawn back. and bonds discharged on exportation according to the regulations herein after

mentioned, under that head.

In order to prevent any tobacco being landed in the port of London, without paying or securing the said duties, the ships are guarded by sloops and boats, appointed at proper stations for that purpose from Rye through the Downs to Gravesend, and in their passage are boarded by the tide surveyors at Deal and Ramsgate: at Gravesend, the tide surveyors board them, and place four tidesmen, at least, on each ship; and in their passage up the river, they are visited by the several officers stationed for that purpose, and by the tide surveyors, who take an account of the ship and masters name, the loading, and from whence she came : all these officers are to search for any loose tobacco, in order to seize it.

When a ship comes to her moorings, which is usually at a distance from the key, on account of the great burthen of a tobacco ship, the master declares, on oath, before the proper officers of the customs, the contents of his loading, and to whom

consigned, with other particulars.

After the master's report is made, the merchant makes his entry, wherein are described the package, marks, and numbers of the hogsheads he intends to land; and pays, or gives bond for the duties of such a quantity of pounds weight of tobacco, as he estimates those hogsheads may contain; and a warrant is sent to the land waiters accordingly; and when a number of hogsheads are landed of weight equal to the entry, a stop is to be put by the land waters to the landing any more hogsheads, though mentioned in the warrant, until the importer has made a further entry, and paid or secured the duties as aforesaid; and so from time to time, till the whole cargo is landed: and if, on the last entry, there should be a small excess of weight, after the usual allowances for draught and samples, the importer is admitted to make what is called a post entry.

Two of the land waiters, employed at the key where the Tobacco is to be landed, bond, only 1.5 per cent; but in case, may ware appointed to deliver each ship, who send an order in writing to the tidesmen on board, to permit such hogsheads as the merchant has entered, to be brought up in a lighter to the key, on which lighter one tidesman is always boarded, who brings a note to the land waiter from the tidesman on board the ship, of the marks and numbers of such hogheads as are sent in each lighter, as entered in a book kept by him for that purpose.

When the Tobacco is landed, each hogshead is stripped, and the Tobacco put into the scale in order to be weighed by sworn weighers, who declare the weights to the land waiters attending, which each land waiter enters in his own book prepared with different columns for that purpose, containing the planter's mark and number, the new number put on the hogshead when landed, and the weight of each hogshead, and a blank column is left in order to enter the weight of any Tobacco which may be cut off as damaged.

The surveyors, at their several stations, are to supervise and inspect the land waiters, at the delivery of these and all other ships on each key, and to see that there are two land waiters, at least, to each ship, and that they do their duty; and, if they see occasion, they are to cause the logsheads to be re-weighed, and to be careful that no more be landed than entered.

When the Tobacco is landed, the report of the master, the entry of the importer, the book kept by the tideaman on board, and the land waiters books, as soon as they are made up, are examined and

compared by the jerquer.

And by a late law passed in Virginia, the weights of the hogsheads are to be taken at shipping off there, and authentic duplicates to be transmitted hither, which are likewise compared by the jerquer with the entries and weights at importation. The like care is also taken, mutatis mutandis, in the several out ports.

Notw.th-tanding which methods, your Committee have full proof that very notorious frauds have been, and still are, committed on the importation of Tobacco.

These frauds appear to your Committee, in general, from the observations they have made on the several accounts and other papers referred to them by this House, by others which they have since called for from the Custom House and the board of trade, and by the concurring testimony of John Randoph, Mr. Culbert Higg noon, Mr. Edward Randolph, Mr. Bryan Philipot, and Mr. Thomas Hymn, and the

general evidence is fully confirmed by particular instances, which have been discovered, andwhich are undermentioned.

The principal fraud committed at importation is, the setting down in the land waiter's book, by which the duty is contputed and paid, less weights than the several hogsheads imported do really weigh; which is one of the principal complaints made by the merchants of Bristol, in the year 1721, as appears by a letter sent by them to the Commissioners of the Customs, at that time, relating to the frauds at Glasgow: this arises by the connivance, or corruption, of the officers, and which it has not hitherto been possible to put a stop to, although every officer has been dismissed, and never restored, when any discovery has been made; and many of them prosecuted for the penalty of their bonds, where sufficient legal evidence could be had for that purpose. Yet the advantage to the unfair traders, by this fraud, is so great, and they are enabled thereby to give such large gratuities to the officers, who are their confederates, out of their unjust gains from the revenue, as several of the officers have not been able to resist, notwithstanding the

hazard they run.

In order to discover this fraud in general, your Committee endeavoured to find out, in the best manner they could, what the real weights of the hogsheads usually have been, at a medium, for a long course of years, in the plantations; and what might reasonably be allowed for waste in the voyage, before they came to be weighed at the Custom House. Sir John Randolph, who was born in Virginia, where he lived the greatest part of his life, and since the year 1720, very well acquainted with the Tobacco trade, and who was lately sent over by the assembly of Virginia to represent the grievances the planters labour under, being examined, acquainted your Committee, that one of the greatest complaints they have, is the unaccountable difference in the weight of the hogsheads there, and at the scale in England. The Committee inquired of him what the usual weights were in Virginia; and he acquainted them that the usual weights were, at present, from 800 to 950 pounds, and that he believed they have weighed as much or rather more from the year 1715 to this time, for reasons which appear in his examination: that the utmest allowance, which he ever heard computed, as what might reasonably be made for waste, is 8 pounds on every hundred weight; but that he does

not believe it can be so much, having lately had an account of his own from Bristol, where he finds a waste of no more than 15 poundson a hogshead, which, on 800 pounds weight (which he informed your Committee those hogsheads in that account weighed one with another) is less than two pounds per hundred, and others who have been exact in weighing, are of the same opinion; notwithstanding which, he has known the difference in the factor's accounts with the planters, to be 200 pounds weight on a hogshead.

That the hogsheads weigh upwards of 800 pounds weight, was fully confirmed by the manifests received from Virginia

since May last.

It was impossible for your Committee to have so full evidence as to the weights of Maryland tobacco, no manifests of weights being sent from thence; but it appears strongly by living witnesses and other circumstances, that the hogsheads imported from Maryland do really weigh, at a medium, upwards of 700 pounds weight; which accounts of the several weights appeared to be as above stated, from the evidence of Mr. Higginson, who has been concerned 19 years in the tobacco trade, 7 years as an apprentice, and 12 years in extensive dealing on his own account, and who confesses himself well acquainted with the frauds and abuses, both in importation and exportation of tobacco; from the evidence of Mr. Randolph, who has been concerned in this trade for 21 years, 13 of them as a merchant on his own account, and in very great business, who acknowledges himself likewise well acquainted with these frauds; from the evidence of Mr. Philpet, who has been concerned in the trade for some time, and has himself discovered several particular instances of these frauds; from several bills of parcels; and from the accounts of sales between the factors and planters, which have been laid before your Committee and from many entries in the land waiters' books of cargoes both from Virginia and Maryland, consigned to merchants not suspected of any fraud: but on examination of the weights by which the duties have been paid, they appear far short of the weights above mentioned, by which the loss to the revenue must have been very considerable, besides what has arisen from the frauds committed at exportation, and also from all the gantities of tobacco which have been relanded, run, or any other way produced for home consumption. without payment of duty.

The nature and extent of the frauds and abuses at importation are confirmed by particular instances of frauds, as fol-

In June 1727, John Midford imported in the William and Jane, from Virginia, 301 hogsheads of tobacco, the weight of which, as taken in the land waiters book, by which the duty lb. wt. was charged amounted to

- 199,257

The true weights taken by the Husband (who was Midford's son) on loose slips of paper, pasted into his private book, and which are confirmed by the accounts of sales between him and the planter, as appears by Midford's books now in the possession of the crown, and which have been produced to your committee, are

230,150

Difference -30,893

The duty whereof was lost to the crown. It likewise appeared in his cash book, that money was paid to the land waiters by whom the account was taken, who were both dismissed on this disco-

By an account of sales, in the year 1729, delivered to a planter of Maryland, a copy of which has been laid before your Committee, and is mentioned in Mr. Higginson's examination; it appears, on comparing it with the land waiter's book wherein the entry is made at importation, that the weights of 17 hogsheads, as taken, taken in the said book, amount only to

Whereas the real weights of the same hogsheads, as by the account of sales were

lb. wt. 8,961

12,334

Difference -3,373

The daty whereof was lost to the crown. Your Committee observe that the medium of 355 hogsheads, imported in the same ship, and of which these 17 were part, were extremely low, being no more than 521lb. wt. from whence there is great reason to believe, that the like fraud, was committed in the whole parcel, though it is difficult to obtain any proof thereof, one of the land waiters who had the care of this ship is dead, and the other has lately been dismissed, being concerned in other fraction in the importation of tebacco.

By another account of sales, delivered to a planter of Virginia, a copy of which was lately Laid before your Committee by Mr. Higginson, it appears that 4 hogsheads, contained in the said account of sales, on comparing them with the land waiters' book, were charged in the said book, as amounting to no more than

Whereas the real weights, as by the account of sales, were, -3,042

lb. wt. 2,559

Difference -483

In these 4 hogsheads; the duty whereof was lost to the crown.

Your Committee observe, that most of the other hogsheads, contained in the said account of sales, were cut at the entry, as partly damaged, for which no duty is paid, in order to which cutting, the attendance of other officers is necessarily required, and therefore not so liable to fraud. It is further observable, that 209 hogsheads were imported in this ship, and entered by the same merchant by whom this account was made up; such of them as were not cut, as damaged, appear to be entered considerably lighter than those which were cut, adding the weight of the damaged tobacco cut off, to the remaining weight as entered, (which corro-borates the evidence given by Mr. Higginson, relating to the account of sales for the 4 hogsheads abovementioned,) and likewise very much lighter than the hogsbeads imported by another merchant, in the same ship; all which appears on examining the land waiter's book: one of the land waiters employed in the delivery of this ship is since dead, and the other has been dismissed for being concerned in the like frauds, in the importation of tobarra.

Mr. Randolph acquainted your Contmittee with a fraud since 1726, by short Maryland tobacco, whereby the merchant got 30 hogsheads clear of duty, after discharging all his bonds for that entry, which hogsheads he had in his own warehouse, and they weighed one with another 700lb. each.

It appears by Mr. Philpot's examinafron, that another fraud was committed in part of their duty to examine the weights September 1731, which he, having discovered, went to the merchant, who gave him 100 guineas to conceal it, which he , chant's agent usually attends, who is called did at that time, which prevented the ob-[VOL. IX.I] mert mage ale tised by the lon were

taining sufficient proofs for a prosecution, but since that he has paid the 100 guineas to the collector of the customs, and made this discovery, and on inspecting the land waiter's books, the weights of this whole cargo appear exceeding light.

On examining several of the land waiters books, there appears very great reason to suspect numerous frauds of this nature, by comparison of the different weights of the same merchant's Tobacco entered by different land waiters, and of cargoes consigned to different merchants in the same ship, and of different years importations, with the same planters marks; which your Committee only mention, as a confirmation of the extensiveness of the fraud, and of the various methods by which it has been committed.

In order to which, it has been usual for the unfair traders to come to an agreement with particular land waiters in whom they could confide, either by encouraging them to expect a gratuity, according to the pleasure of the merchant, or by a specific agreement for a certain proportion of the duty saved by their means, even to the amount of one third, or one half, which often arises to a very great sum; and this has been done as to some particular hogsheads in an entry, when only one of the land waiters has been in the secret, by artful contrivances to call away the other land waiter during the delivery of the ship, who either makes up his book in conformity with his partners, or leaves it in the bands of another who is in confederacy during his absence; and notice is frequently given, to prevent discoveries on the approach of the land surveyor to inspect; and as the surveyors sometimes cause the hogsheads to be reweighed which have passed the scale, the land waiter takes down the real weights on loose papers, in order to shew to the surveyor till the hogsheads are carried off the keys (which are industriously hurried away) and then they enter the short weight in their books, on which entry the payment of the duty intirely depends.

Some of the weighers have been likewise concerned in this fraud at importation, by calling out short weights; but this can only be to a small degree, without the

At the taking the weights the merthe husband of the ship, and keeps a book

1 33

of the same nature with the land waiters; he and the land waiters rocet together in order to make their books correspond, and any difference is adjusted by the agreement of any two accounts, which is another artifice made use of where but one land waiter is concerned in the fraud; and when a land waiter is cautious for his own sake, and unwilling to trust an agent or husband of the merchant, the merchant sometimes acts as husband himself, and sometimes leaves the delivery of the ship solely to the land waiter in whom he con-

The traders concerned in these frauds, among other arts, often suffered their ships to lie several days, without making an entry, till the land waiters they rely on happened to be stationed at the key where

they intended to unload.

Before your Committee enter upon the particulars of the frauds committed at exportation, they think it necessary to give a short account of the methods used in order to obtain a debenture, for the drawback of the duty paid, and discharge of

the bonds given at importation.

First the importer, or his agent, brings a when, in what ship, and from whence imported; upon which the collector inwards gives him a certificate of the paying or recuring the duties, which is likewise sworn to by the merchant or his agent; on producing such certificate so sworn to, the collector outwards gives him a cocquet or warrant for shipping, on the back of which cocquet the merchant is to indorse the weight of each hogshead intended to be

When the Tobacco is brought to be shipped, the cocquet is delivered by the merchant to the searchers, whose duty it is to see that the endorsements are right, and in case they appear otherwise the Tobacco is forfeited; but your Committee observe, the practice has been to weigh a few hogsheads, only, on each exportation, and in case the weights of those appear to be right, to suffer the remainder to be shipped, according to the indorsement; which practice has been introduced in ease of the merchant, and dispatch of business, but has given opportunity for considerable frauds; after the Tobacco is shipped, a debenture is made out in pursuance of the former certificate, for such a quantity as the searchers certify thereon to have been

exporter is intitled within a month after

the ship is sailed.

Some of the frauds at exportation, in order to obtain debentures, which the exporters are not legally intitled unto, are. by shipping corrupt or damaged Tobacco, mixed with dirt, rubbish and sand, and by shipping stalks alone, stripped from the leaf, which by Act of Parliament are to receive no drawback.

The particulars of these Frauds your Committee forbear to mention, as wanting no explanation, and will appear in the returns of the Commissioners of the customs and their solicitors, which have been laid before the House, and since referred to this Committee, and in the Examinations annexed.

Your Committee have likewise had a fraud given in evidence, by Thomas Parr, esq. of Datchet, which though it be of so long standing, being committed in the year 1705, yet is of such a nature, that it is not improbable to have been since practised.

The Fact was as follows: in the year 1704, or 1705, he had consigned to his care, in Holland, a quantity of Roll Tobacco, by Mr. Slyford, and Mr. Taubnote expressing the number of peand, in- man, then merchants in London, amounttended to be shipped, specifying the time (mg to eight or nine hundred hogsheads, in each of which rolls was contained a piece of lead, of two or three inches thick and six or seven inches long, for which they had obtained a drawback for the duty as Tobacco.

The advantage arising to the unfair trader by these several fraudulent exportations is, the discharging his bonds given at importation, by which means there remains in Lis Fands a quantity of good Tobacco equal to the weight of the trash and other materials so exported, which he sells for home consumption, without pay-

ment of any duty.

But one of the greatest frauds on exportation, and which has been very detrimental to the revenue, is by the unfair trade, s inde, ing, on the back of their cockets, considerably greater weights than the hogsheads actually contained, and by this means discharging bonds for more than the real exportation, from whence the like consequence must follow, that there will remain in their hands large quantities of Tobacco for home consumption, without payment of duty as aforesaid; the nature of which frauds will appear from the following instances.

Your Committee received an account put on board, to the payment whereaf the | from the Custom Mouse, of an entry made

of roll Tobacco for exportation, the cir- the cocquet, which was rade by Mr. the se of importation and payment of Pecci, or his Servant, in order to record duces bring in the name of Mr. William, the debentary, exceeded the recording in dones bring in the name of Mr. William, the debentary, excelded the ready to Black, Join Conducing the exporter; but actually shipped by 8,2% in which on examination there appeared to be no barco, so that the total of plands wheat, more train 6,52 albaweight, which is 1,2 7% b. we gut less than the indorsement; upon which the whole quantity was seized, and is ordered to be prosecuted.

Your Committee on this sent for Mr. bacco. Blak, in order to anquire into this fact, who on his examination acquainted your pear to your Committee from the following Committee, that Mr. Cox the manufacture examination. Your Committee to onglith they came to his brother to desire an in- 'proper to scal for the sea. Yr. Hy in, a try for this quantity of Tobacco; upon increbut of poderely, and considerably which his broater gave him one without concerned in the Tobicco tride, all) acexamining the Bill of Parcels, by which cordingly uppeared, and on examine on the Tobacco was sold to Cox, that he gave your Committee a sold in South as beautes his brother gave him the oidest, tar as his knowledge went, or t'as who e entry that appeared in his book; and transaction, in the calculated points he that it is the general practice, on any he appeared no to livet. I is concern; expertation, to take such oldest entry, in and hear all will examine he sto either or ler to discharge the bonds given therein, part out is relating to the tode in general, and that it is not understood to be neces- gave your Column related in torolling fary to export the individual Tobacco, with the rich state pury orden line.

1, 55 4,

for Virgina Tobacco haported in No- at use produced to him by the Commut-

the 12th of last month of 8,084 lb. weight vember 1731; that the inforsement on on which the daty would have occurged. I by the fraute, had not the a. '. rg of the honds area stopped on the discovery, anomita to 11,550 pounds To-

The several Tacts also a multioned ap-

neither by the merchants, nor the others. He acknowed rea the have a purchased Your Committee think it their daty to be of Mr. Peele the said 200 mgsneass of very particular in the account of the lol- Tobacco in October last; that he himself lowing fraud, mentioned in one of the attended at the cide, when delivered to sometors accounts of frauds annexed to limit, and they were sent directly to the the return of the commissioners of the cussificy; and being assed as to the weights, toms delivered to the House, and space the produced his bill of parcels, which has referred to this Committee, which and thatte but to contain the real weights, and have been inserted under the head or its left a copy thereof with the Connectice. portation; but as in this single tostance are [B] and asked, as to the specific of Topicco contained almost every considerable abuse and all it was importer, as acquisited to the branch of the revenue, tacy classed your Colonattie that a configuration to deter it to this place, that the He see bucco, and on a lite import to me horing may see at one view in what mainer these lighten a proceduration of a concept, which frauly are committed, the fact is as tol- [wistore than he would be enjoyed for old, the concrence of which a comp discerned In September 1782, Mr. John Peele by persons of 'ed in that trade at a trace ertered in the James and Mary, from take convinced that a second trace at 4000 Mayland, 31 their ands of Torrico, for the same Is weren and of the Hornported which he paid the duty in ready money, for the James and Mary is no and, having near 200 hazshe alsof which the said in compared to makes and inoher of those October following to Mr. That is Hyang he bound in the more said motor, is in for exportation, and they were accordently landwart is to extend at the convery right exported annual tely on direct for the said for contribution, which book It appears on these 200 horsheads, that was produced to line at the Colamitree, the duties paid at importation according faint apin compression or the real venebrs, to the verifits in the fund waters body, is body it by heart the weight in the were short on the real worlds by 13, 22 and book home in a confit data was paid at prinds of Tibacco, it is exist appears appeared that the continuous large of the second appears have for by William Connection for Mr. Pecie, the race to sead of company the or order to often debentures, was to his neights with to and a content

beads were indorsed thereon as weighing dicial to the sale, as to the value of the 2lb. and 3lb. weight and upwards more

than the real weights.

It further appeared to the Committee that he was no way concerned in the entry outwards, Mr. Peele having (at his own request)acted by commission from him, which appears by the oath on the certificate and on the debentures, which is frequently the practice, the seller being to run all risques till the Tobacco is actually on board, when such Tobacco is sold (at what is called the short price) for exportation.

Being asked whether any of the hogsheads bought by him were repacked, which is the only excuse that can possibly be made to weaken the evidence of the fraud at exportation, he assured your Committee he was confident none of them were, if any of them had he would not have taken them, and should have seen it at the scale, it being easily discerned on breaking up the hogshead to draw the second sample, which is always done at weighing them off to the purchaser.

On this discovery the commissioners of the customs have ordered a stop to be put to the discharge of the bonds, and have dismissed the land waiters employed in the delivery of the James and Mary

aforesaid.

This allegation of the hogsheads being repacked before exportation, is pleaded as an excuse for what has appeared to your Committee, that the hogsheads at exportation are generally beavier than the hogsheads at importation, and Mr. Black on examination alleged it was often the practice to repack; but on examining Mr. Hyam, he acquainted your Committee that he thought the contrary from his own experience, particularly as to Oronbko Tobacco, that he never repacked any of his own, excepting the packing of the samples he had drawn, or where a small quantity might be wanting to complete an entry outwards.

That he had the like reason to believe it was not the practice of the trade in general, having bought great quantities of other persons, in order for exportation, which were never repacked, and particularly of Mr. Black, none of which were repacked to the best of his memory and belief, and thinks the importers do not repack where they export themselves, unless in the abovementioned cases, and when the Tobacca has required compade-

tee, it appeared that several of the hogs. rable damage, the repacking being preju-Tobacco.

> He likewise informed your Committee, that some small alteration in the weights might possibly arise from the difference of the weather, either as to increase or decrease, but generally the latter, and on 2.387 hogsheads imported by himself within the last four years, the decrease had been 11,808lb. and whenever an increase appears of a quarter of a hundred or upwards, it is almost a demonstration of fraud, and cannot be attributed to any alteration of weather or other accident.

The substance of this evidence, as to the not re-packing Oronoko tobacco, is likewise confirmed by the examination of Mr. Higginson and Mr. Philpot, to which

your Committee refer.

Having gone through the several frauds at importation, and exportation, your Committee think it proper to take notice of another Fraud, which, though it bears some relation to the exportation, may properly be distinguished by another name, viz. re-landing after having obtained debentures for the drawback, which tobacco so relanded is sold for home consumption under the market price, in prejudice to the fair trader.

The quantities of tobacco which appear to be relanded, from the accounts of the custom house, being only such as have been actually seized, or where particular informations have been given in order to a prosecution for the penalties, do not appear to be very considerable; notwithstanding which, your Committee have reason to believe, that this fraud of re-landing has been very extensive, both in Great Britain and Ireland, as appears by the following evidence.

First from the returns of the commissioners of the customs, delivered to the House, and since referred to this Committee, containing an Account of the several informations they had received of re-landing tobacco, particularly from Dunkirk, and the Isles of Guernsey, Jersey,

and Man.

In the second place, from the evidence of Francis Menetone, who lived several years in Ostend, and was employed in cutting and manufacturing of tobacco imported thither from England, and then packing it up in papers of a pound weight each, and in bags of 100 pound weight, which were again put on board Englishand Irish vessels: from the evidence of John Howell who haved many years in Flanders.

and has frequently observed several quan- ties have been carried on for other quantities of tobacco imported into Ostend and Dunkirk, and there repacked in bales of 100 pointd witgot each, and this arran princes board English and Irish vessels who waited there for that purpose, and which were employed in re-landing it in England or Ireland; particulars of which will appear in his examination hereunto annexed, and that this trade is now principally carried on at Dunkirk, there being no duties paid there at landing or exporting, as there are at Ostend.

These Informations are corroborated by an account given your Committee, by Mr. Thomas Hyam abovenamed, that there has lately been considerable quantities of sweetscented tobacco exported to Dunkirk (to which place he deals himself) which is not a proper species for that market, and he has reason to believe is with design to reland it in Great Britain or Ireland, and that he had information from his correspondent at Dunkirk about twelve months ago, of nine British vessels at a time, taking in cargoes of tobacco there.

The vessels employed in this smuggling trade, take out clearances for the ports of Spain, Portugal, or some other foreign country, in order to produce, in case they are met with on the coast of Britain, or Ireland, while they are endeavouring to run

their cargo.

The Method of taking out clearances for foreign countries, is likewise frequently practised in several of the northern and western ports, when the tobacco is in-tended to be run in Iroland, in order to obtain debentures, which could not be received (if entered for that kingdom) without producing a certificate from the principal officers of the customs at the port where it is landed there; whereas, no certificate is by law required of the landing in any foreign port; and though becomes a confidences or here frequently stopped the debentures on suspicion or information of the tobacco being clandestinely landed in Ireland, yet this method has been found ineffectual to put a stop to the fraud, for want of audicient evidence, which is very difficult to be obt ', i the true gathers

There have been likewise considerable quantities of tobacco run without payment of duty, which have been seized and condemned, amounting to 958,745 lb. wt. since Christmus 1723, in which quantity is contained the tobacco relanded after exportation; and prosecutions for the penal-

tities, where the persons concerned have been convicted, others have compounded, have been made evidence, died or absconded, upon which the prosecutions have been discontinued.

In the return of the commissioners of the customs to the House, since referred to this Committee, is contained a narrative of another considerable fraud discovered in the year 1728, which consisted in the stealing and pilfering several quantities of tobacco, from on board the ships on the river of Thames, and at the time of landing, which fraud was commonly known by the name of socking. For the parti-culars of which, your Committee think proper to refer to the said Report, to avoid prolixity: this was carried on for several years to a very great degree by the tidesmen on board, the porters on the keys, the mates, the boatswains, and crews of the several ships, by the lightermen and by the coopers, and other persons in the merchants service: in consequence of this discovery, three tidesmen, one cooper, and two lightermen were convicted, and ordered for transportation; one boatswain, one tidesman, and one porter, were convicted, and ordered to be publicly whipped on the keys, and about one hundred and fifty tidesinen and other inferior officers were dismissed.

The tobacco so stolen was lodged in houses on each side of the river and near the keys, inhabited by persons employed in receiving and disposing of the same, in while relations in the secon tons of tobacco, of which quantity 22,741 lb. weight was condemned and forfeited, and the remainder escaped for want of sufficient proof. It appeared, that this tobacco was sold by the receivers to several considerable dealers in town, many of whom appeared to have bought large quantities, as was acknowledged by some of them, though they denied their knowing it to be run.

Your Committee having thus gone through the several Frauds committed in this branch of the revenue at importation and exportation, by relanding, running, and stealing or socking, think it their duty to make some observations on the whole, as the several articles relate to the loss sustained in the public revenue, to the a vinit or of the brancho, trans, to the nation, to the prejudice of the fair trader. the injury done to the planters abroad, the injustice to, and frequently the ruin of the persons bound for the importer, and the fatal consequences which have often at-

tended the factors themselves. As to the first, the loss to the public Revenue is apparently very great by all those branches of Fraud, the amount of that revenue arising intirely from the duties actually paid for the Tobacco consamed at home, after deduction of the several debentures for the payment of money and discharge of bonds, and consequently the amount of short weights at entry, and over weights at exportation, are a diminution of the duties which must otherwise be paid for home consumption, as are likewise all such quantities as are re-landed, run, or socked, as aforesaid, which supply the home consumption without payment of duty.

The great inducement and temptation to commit these frauds, both at importation and exportation, arises from the method of securing the duties by bonding, and discharging these bonds at exporta-

The abuse on the public arising from hence, is the discharging old bonds by new importations, contrary to law, and even contrary to the oath taken by the importer; and that this is too general a practice, appears from the concurrent evidence of all the persons examined by your Committee; a flagrant instance of which is above stated in the case of Mr. Peale, who appears to have obtained debentures, to discharge bonds given a twelve month before, on an entry from Virginia by a new exportation of Maryland Tobacco: By this means, the merchant is enabled to get into his hands a considerable sum of money to be employed in trade, at interest, or in any other manner that he thinks proper, to the hazard of the revenue, selling only one cargo of Tobacco for home consumption for which he gave bond; on such sale he receives the full price, as if the duty were paid: By this means he is in possession of a sum equal to the duties of the said Tobacco, accountable to nobody till the expiration of 18 months, when the bonds will become payable, or, as some have insisted, of three years; and if before that time there is consigned to him a new cargo, equal in quantity to the former, by discharging his bonds with this new importation (and so from year to year) he continues in possession of the aforesaid sum; and it has often happened, that by

the bondsmen, and the merchant himself, have been involved in one common calamity: This abuse appears from the examination of Mr. Black; and the nature of it is very amply and distinctly set forth in the examination of Mr. Hyam beforementioned, as likewise in the examination

of Mr. Higginson. Another loss to the nation in general, from this method of bonding, arises from the temptation the factors are under, to export or sell for exportation the Tobaccoes entrusted to their care, without any regard to the price, and merely to discharge their bonds: by which means the balance of this profitable branch of trade is considerably lessened by clogging and overloading the markets in foreign countries, and consequently depreciating the commodity: How injurious this must likewise be to the fair trader, is too manifest to need any illustration, since by this means the commodities he has purchased for exportation must lie on his hands abroad, without any possibility of disposing of them to advantage, as he might otherwise have done; and by this means it is apparent how greatly the planter is injured in the sale, and sometimes even brought in debt, while the factor receives his full commission, even for the duty bonded and drawn back by such hasty exportations (which in this case seems to be his principal view): That this has been too much practised and has been of long continuance, fully appears by the Memorial of the council of Virginia, sent to the board of trade so long since as the year 1713, and is confirmed by the examination of Mr. Hyam, and was greatly complained of by sir John Randolph on behalf of the planters.

The nu thod of discharging old bonds by new importations, is likewise very grievous and injurious to the sureties bound with the merchant to the crown, since by this means they contains subject to the debt, long after the tobacco, for the daties of which they were bound, has been either exported or sold for home consumption, which has been the unfortunate case of almost all those who were security for such merchants as died, or broke, indebted to the crown, many of whom have been undone thereby.

portation (and so from year to year) he continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful undertakings, the crown has successful and continues of tea and brandy, which two undertakings, the crown has successful and continues of tea and brandy, which two undertakings, the crown has successful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and continues in possession of the aforesaid sum; and it has often happened, that by adventuring this money in obsuccessful and the continues in possession of the aforesaid sum; and it has often happened, the continues in the continues in the continues of the continues in the continues of the

consideration, both as they are blended together in the returns from the commisgioners of the customs, and as they are usually carried on by the same persons.

These Frauds are grown to so great a height, and carried on in such a violent and outrageous manner by the persons concerned in them, as seems to call very strongly for the assistance of the legislature to put a stop to their progress. The smugglers being grown to such a degree of insolence, as to carry on their wicked practices by force and violence, not only in the country, and remote parts of the kingdom, but even in the city of London itself, going in gangs, armed with swords, pistels and other weapons, even to the number of forty or fifty, by which means they have been too strong, not only for the officers of the revenue, but for the civil magistrates themselves, who have not been able to put a stop to these pernicious practices, even by the assistance of such regular forces as have been sent to their aid, and dispersed along the coast at the request of the gentlemen of the country. The sloops and boats appointed for preventing the running of goods, have been likewise frequently beat off by great numbers of armed men on board the sninggling vessels, nor have the larger sloops, which have been appointed by the admiralty at proper sta-Let, the continue and on the bl seizures, been hitherto able to deter them. The number of custom-house officers who bave been beaten, abused, and wounded since Christmas 1723, being no less than two hundred and fifty, besides six others, who have been actually murdered in the execution of their duty.

Nord sie estering thing to here been wanting in the endeavours of the officers of the revenue, to discourage and put a stop to these practices, by seizures and prosecutions as far as the law would extend, there having been no less than 251,32016. weight of tea and 652,924 galarthurentined, id upwards of 2,000 persons prosecuted by the Commissioners of the Customs only since the year 1723, besides what may have been done at the excise office, which does not properly fall under the examination of your Committee. Besides which, there have been condemned, in the same time, 229 boats and other vessels employed in the of the trate, a postulue water been burnt, and destroyed; and the re-

which being very voluminous are contained in the several returns of the Commissioners of the Customs since referred to this Committee, which the shortness of the time has not allowed us to examine or report so minutely as might otherwise have been

Your Committee having received information that Gabriel Tomkins, now a prisoner in the county gaol of Surry, for returning from transportation, to which he was sentenced for an assault on the officers of the Customs in the year 1722, was willing to declare what he knew of the practice of running goods; your Committee ordered him to be brought to them to be examined, and he delivered to them a list of several grocers and other shopkeepers in London, Westminster, and Southwark, with women he had had deal ogs about three years ago, for the quantity of 15 or 20,000 lb. weight of tea and coffee, in a year, and acquainted the Committee, that, since that time, he had employed other persons to sell for him: that he used to hire vessels to go over into Zealand, to buy tea and other goods there, which he and his confederates used to land on the coast of Kent and Sussex, in the nighttime, which goods they always conveyed to London, in companies of ten or twelve armed: that they travelled in the nighttime, and generally lodged their goods five or six miles out of town, in houses hired for that purpose, and then brought them up by 100lb. or 200lb. weight at a time, in the night, or at breaking up of the watch, white his disposal of them to several grocers and druggists, sometimes at their own houses, and sometimes the grocers met them in coaches, and took the goods from them, and the smaller quantities were sent by porters employed by the grocers: among others he named one Caleb Leigh who used to receive goods from him at the Saracen's Head in Carter Lane, and another whom your Committee have not been able to find: that they were generally paid at the delivery of the goods or the next day, the tea formerly selling from 9 to 10s. per pound, and of late years from 5 to 6s.: and that he knew of great quantities of brandy run out of the colliers, which they take in at sea out of foreign vessels: he likewise informed your Committee of other gangs, and other particulars, which your Committee forbear to mention, lest the discovery might be prejudicial to any pro-I dig a five her am best on the secution which may be commenced; it action of the execution is pulliphies days, both was an even if it the for were

cerned in these wicked practices frequently procure evidences ready to swear whatever they are instructed, and to model them accordingly, whenever they are apprized of the nature of such prosecution: this will evidently appear by the Examination of Mr. Isaac Poulsum, herein aftermentioned. Your Committee then sent for Caleb Leigh, whom they likewise examined; and on asking him whether he knew Tomkins, he absolutely denied it, and persisted in his denial, as likewise that he ever received any tea or other goods at the Saracen's Head in Little Carter Lane, though he was frequently desired by your Committee to recollect: he was then ordered to withdraw, and being some time after called in again, he owned that he had two or three times carried goods for one Wood from the Saracen's Head (by which name it appears Tomkins went at that time) which Wood, or his man, took from him in the street, which appeared to be contrary to Tomkins's evidence: he likewise acquainted the Committee with one or two places where he had carried small quantities, but absolutely denied his dealing for himself, or knowing any further particulars, and grossly prevaricated in all his answers, with which your Committee thought it their duty to acquaint the House; upon which he was taken a to as fory or the - to me at arms. A few days after, being again examined, he acknowledged, that he had carried goods several times from Wood at the Saracen's Head, agreeable to Tomkins's examination, and likewise from several other places, and from other gangs of smugglers; the particulars of which your Committee forbear to mention, for the reasons aforesaid. He likewise acknowledged, that Thomas Bottomly first brought him acquainted with Wood, agreeable to the internation of Tondens, Them, or confronting, he acknowledged to be the same person. Your Committee likewise examined Thomas Bottomly, who on his first examination absolutely denied ever to have seen Tomkins or Caleb Leigh at the Saracen's Head; but being confronted by Tomkins, acknowledged that he had seen him there, and owned a few particulars which Tomkins mentioned, but prevaricated in all his answers in a most extraordinary manner, with which your Committee thought it their duty likewise to acquaint the House; and he was ordered also to be taken into custody. Sometime after, being a second time examined, he acknowledged the truth

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Tomkins and Leigh, and that he was acgrounded with other plangs of smugglera whose faces he knew, but not their real names; and seemed to be really unable to give any material information to your Committee, which might tend to a further discovery than what had been already made by Tomkins and Leigh.

From the Custom-house Accounts and these Examinations, it is apparent how extensive these frauds are; and of how great a number of persons the several gangs consist; but your Committee forbear mentioning the names of particular people contained in the informations of Tomkins and Leigh, not only for the reasons abovementioned, but likewise to avoid doing any injury to such against whom there may not appear sufficient evidence; and also, to such who may by this time have desisted from their evil practices.

There are likewise several other instances of frauds and abuses committed in these two branches of the revenue, as will appear in the returns from the Commissioners of the Customs delivered to the House, and since referred to this Committee; the particulars of which your Committee have

not had time to examine into.

In the next place, your Committee entered upon the consideration of the Papers referred to them by the House, which relate to the frauds and abuses in the customs on wine, by which they find that of the quantities selzed and of the running of which they had been informed, no more was condemned since Christmas 1723 than 2,208 hogsheads or thereabouts, although the Commissioners of the Customs in the year 1725 had received informations upon oath, that there had been run in the three counties of Hampshire, Dorsetshire, and Devonshire, from Christmas 1723 to Christmas 1725, 4,738 hogsheads, and upon inquiry into these frauds, found reason to dismiss 30 officers. Informations were entered against 400 persons concerned in running the said wines, 38 of the principal offenders were taken and committed to gaol, 11S admitted as evidence, and 45 compounded for their offences.

Among the persons principally concerned in this clandestine trade on the coast of Hampshire, were John Hatch and David Boyes, who were prosecuted, and judgment obtained against them, on which they were committed to the prison of the Fleet; and your Committee being informed, that Isaac Poulsum, who was their of what had been structured by family the tunk of know carrying on

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these frauds, and who was instrumental in making the discoveries at that time to the Commissioners of the Customs, could give them material information as to their manner of carrying them on, the methods by which they escaped discovery, and the several arts used to procure witnesses and instruct them on trials, by which means they seldom lost the cause. They proceeded to examine the said Isaac Poulsum, who informed your Committee, that one of their methods was to buy great quantities of decayed French wine, which had been condemned at the Custom House at Portsmouth and Cowes, in order to cover what they run; another method was by taking out coast dispatches for 16 or 20 hogsheads at a time, of old sour wine, or other mixtures: the vessel then sailed, met another ship at a station appointed, threw away the sour wine, and, taking in a fresh cargo, proceeded to the port mentioned in the clearance: this being suspected, after they had practised it a considerable time, they had a new invention by hogsheads with a double head at one end, between which there was good wine for the officers to taste, the remainder being filled with water, or other liquor of no value, for which they got the like dispatches, and proceeded on the like fraud.

He likewise acquainted the Committee of another method, by altering of coast cocquets, and many other particulars with regard to the manner of running, as will appear in his examination annexed, and likewise (among other instances) in an account from the Custom House, of frauds committed in this commodity, delivered to the House, and since referred to this

Committee.

Poulsum further informed your Committee, That several seizures of wine were made from Hatch and Boyes during the time above mentioned, but that if they had any room to contest with the officers, in the court of the exchequer, they seldom falled to get a verdict by means of Siberaed evidence, that they always had in their service near 20 hoat-men and labourers, who did little or nothing else but assist them in running their goods, and swearing for them on all occasions: that whenever they received notice of a trial, eight or ten of these fellows were sent to London in order to be witnesses: that very often they have gone to London on those occasions, without knowing what they have been to swear till they got thither: that when any of their wines

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have been seized, either in a waggon or out of their warehouses, though the hogsheads were still wet with the salt water, in running them ashore, Hatch or Boyes, together with one of their coopers, would immediately go before a commissioner from the court of exchequer for taking affidavits and make oath that they either bought the said wines out of the custom house as condemned, or of some mer-chant, in a fair way of trade, with such other circumstances as were needful to cover the fraud; that they used to endeavour to find out what the evidence was for the crown, and then they would be sure to bring a greater number of witnesses to contradict such evidence: that if there happened to be but one or two witnesses for the crown, which was often the case; they would invalidate their evidence by some story, such as that they had several times declared they would lose no opportunity to ruin the defendant, or that they had declared they were to have such a gratuity, if a verdict was given for the crown on their evidence, or that they had offered some of the defendant's evidences sums of money to change sides, and join with them in swearing for the crown: that before any trial came on, they used to summon together so many of these people as they thought they should stand in need of, and to acquaint them as far as they could, what opposition they expected to meet with; that they then gave every one his cue, taking care that each had his part according to his capacity; that if it were long or difficult, they commonly gave it them in writing, that they might learn it by heart, so as to be perfect on the trial, as indeed they commonly were.

By these and other methods they were sure to support any falsities by several witnesses, by which means, together with some of the jury leaning generally to their side, they seldom or never failed to obtain

These facts will appear to be confirmed by several particular instances mentioned in his examination, as likewise in the return from the commissioners of the customs, together with several other frauds, accompanied with insults on the officers of the revenue practised on other parts of the sea coast, which your Committee forbear to mention particularly.

There was likewise laid before your Committee, by the commissioners of the customs, an abstract of several frauds com-

mitted by sir Randolph Knipe, deceased, in combination with several land waiters at the landing of linens and other goods from Dantzick, Russia and other places, taken from the examination of Joseph Shackell hereunto annexed; and the said Joseph Shackell, being examined before your Committee, attested the contents of this information to be true, part of which was likewise acknowledged (so far as they were concerned) by two of the land waiters before the commissioners of the customs.

There have likewise been laid before your Committee within these few days by the commissioners of the customs, the

several accounts following.

An Account of the Frauds which have come to the knowledge of the commissioners of the customs relating to linen, East India goods, concealments, false package, and French goods, containing, 1. Particular instances of frauds in linen. 2. Mr. Bonnell's account of frauds discovered by him in East Iudia and other ships, with the names of the persons concerned therein, and of the officers dismissed on that occasion, the money paid them for comiving thereat, and the money recovered on those prosecutions. S. An Account of the frauds which have been committed in the importation and running of East India goods in the western parts and London. 4. The like Account from the northern ports. 5. Seizures of East India goods.

An Account of Frauds which have been committed in the exportation, and relanding debenture goods in the western ports and London, with the proceedings which

have been had thereupon.

An Account of Frauds committed by masters of ships making false reports in the western ports and London, with the proceedings which have been had there inon.

An Account of the Frauds in bribing officers of the customs in the western ports and London, with the proceedings

thereupon.

Which though they are in themselves of great importance, yet they appeared too voluminous to admit of a particular examination, so as to extract them and make proper observations thereon. Your Committee therefore chose to lay them before the House in the manner they received them.

Your Committee have thus gone through such of the several Frauds and Abuses, into which they were directed to enquire,

as have come to their knowledge, on examining the accounts and papers referred to them by the House, or since laid before them, pursuant to orders of the committee, and by the several informations they have received from living witnesses; This they have endeavoured to do with the greatest diligence and exactness, and if they have not extended their enquiry so far, or entered into so many particulars as might be expected, it ought to he attributed to the nature, extent, and variety of the frauds, too many and too great to be minutely examined, or detected in so short a time as they have had for that purpose; the artful and intricate management of some of these frauds, and the number of the others, as well as of the persons concerned in them, having rendered a thorough disquisition almost impracticable.

Debate in the Commons concerning Privilege. June 9. A question concerning the constitution of their House occurred to the Commons. Lieutenant General Wade, member for the city of Bath, had accepted the office of governor of Fort William, Fort Augustus, and Fort George The question, therefore, in Scotland. was, "Whether by his accepting the said office his seat in parliament was vacated." The gentlemen in the opposition were clearly of opinion that it was, and were for appointing a Committee to search for precedents. On the other hand, it was said, that the promotion of an officer already in the army, can be no disqualification from sitting in parliament. former reasoning was supported by precedents. It was found, that in the 7th of queen Anne, lord Shannon's seat for Arundel in Sussex, was vacated by his being made deputy-governor of Dover Castle. And in the 9th of queen Anne, the earl of Hertford's seat for the county of Northumberland, was vacated upon his being appoint I governor of Timmouth Fort. Some other precedents of the same side were likewise read. On the other hand, a yery singular case happened in the 7th of his lete majory, wich brigadier general Sandwix, member for Carlisle, was made governor of Kingston upon Hull; for the House first found, upon a division, that the same was no military promotion; and then a writ was ordered to be issued for a new election. Nay, upon the 22d of January last, general Wade's own seat for the cay of Bath, was vacated upon his being made governor of the town of Berwick upon Tweed. Notwithstanding this a difference was found between the depending case and those in the preceding. And it was moved for by the opposition, "That the accepting a commission of governor or lieutenantgovernor of any fort, citadel, or garrison, upon the military establishment of his Majesty's guards and garrisons in Great Britain, by any member of this House, being an officer in the army, does vacate the seat of such member in this House." But this passed in the negative by a majority of 96 against 18.

The King's Speech at the Close of the Bession. June 11. The King came to the House of Lords, and the Commons attending, his Majesty made the following Speech to both Houses:

" My Lords and Gentlemen ;

"The season of the year, and the dispatch you have given to the public business, make it proper for me to put an end to this session of parliament.

"Gentlemen of the House of Commons,

I return you my thanks for the provisions you have made for the service of the current year. I have never demanded any supplies of my people, but what were absolutely needs, my for the honorr, see ty and defence of me and my kingdom; and I am always best pleased, when the public expences are supplied in a manner least burthensome to my subjects.

" My Lords and Gentlemen ;

"I cannot pass by unobserved, the wicked endeavours that have lately been made use of to inflame the minds of the people, and by the most unjust misrepresentations, to raise tumults and disorders, that almost threatened the peace of the kingdom; but I depend upon the force of truth, to remove the groundless jealousies, that have been raised, of designs carrying on against the liberties of my people, and upon your known fidelity, to defeat and frustrate the expectations of such as delight in confusion. It is my inclination, and has always been my study, to preserve the religious and civil rights of all my subjects.

"Let it be your care to undeceive the deluded, and to make them sensible of their present happiness, and the hazard they run of being unwarily drawn, by specious pretences, into their own de-

Struction."

After which, the Lord Chancellor, by his Majesty's command, prorogued the

parliament to the 26th of July: It was afterwards further prorogued to the 17th of January 1734.

SEVENTH AND LAST SESSION

SEVENTH PARLIAMENT

GREAT BRITAIN.

The King's Speech on Opening the Session.] January 17, 1734. The Parliament being met at Westminster, pursuant to their last prorogation, the King came to the House of Lords, and being seated upon the throne with the usual state and solemnity, and the Commons being sent for up and attending, his Majesty opened the session with the following Speech to both Houses:

" My Lords and Gentlemen,

" The War, which is now begun, and carryed on against the Emperor, with so much vigour, by the united powers of France, Spain, and Sardinia, is become the object of the care and attention of all Europe; and though I am no ways engaged in it, and have had no part, except by my good offices, in those transactions, which have been declared to be the principal causes and motives of it, I cannot sit regardless of the present events, or be unconcerned for the future consequences of a War, undertaken and supported by so powerful an athonce.

" If ever any occasion required more than ordinary prudence and circumspection, the present calls upon us to use our utmost precantion, not to determine too hastily upon so critical and important a conjuncture; but to consider thoroughly what the honour and dignity of my crown and kingdoms, the true interest of my people, and the engagements we are under. to the several powers we are in alliance with, may in justice and prudence require

" I have therefore thought it proper to take time to examine the facts alledged on both sides, and to wait the result of the councils of those powers, that are more nearly and immediately interested in the consequences of the War, and to concert with those Allies, who are under the same Engagements with me, and have not taken part in the war, more particularly the States-General of the United-Provinces; such measures as shall he thought most adviseable for our common safety, and for

restoring the peace of Europe.

The resolutions of the British parliament, in so nice a juncture, are of too great moment not to be carefully attended to, and impatiently expected, by all, and not the least by those, who will hope to take advantage from your determinations, whatever they shall be, and to turn them to the prejudice of this kingdom. It must therefore be thought most safe and prudent, thoroughly to weigh and consider all circumstances, before we come to a final determination.

"As I shall have, in all my considerations upon this great and important affair, the strictest regard to the honour of my crown, and the good of my people, and be governed by no other views, I can make no doubt, but that I may entirely depend on the support and assistance of my parliament, without exposing myself, by any precipitate Declarations, to such inconveniences, as ought, as far as possible, to

be avoided.

"In the mean time, I am persuaded, you will make such provisions, as shall secure my kingdoms, rights, and possessions, from all dangers and insults, and maintain the respect due to the British nation: Whatever part it may, in the end, be most reasonable for us to act, it will, in all views, be necessary, when all Europe is preparing for arms, to put ourselves in a proper posture of defence. As this will best preserve the peace of the kingdom, so it will give us a due weight and influence, in whatever measures we shall take in conjunction with our allies: but should the defence of the nation not be sufficiently provided for, it will make us disregarded abroad, and may prove a temptation and encouragement to the desperate views of those, who never fall to flatter themselves with the hopes of great advantages from public troubles and dis-

"Gentlemen of the House of Commons, "I shall order the Estimates to be laid before you of such services as require your present and immediate care. The augmentation, which will be proposed for the Sea Service, will be very considerable; but I am confident it will be thought by you reasonable and necessary. I must particularly recommend to your care the Debt of the Navy, which has every year been laid before you; but, from the present circumstances of the times, I believe you wall thank it now requires some pro-

visions to be made for it, which cannot well be longer postponed, without manifest

detriment to the public service.

"As these extraordinary Charges and Expences are unavoidable, I make no doubt but you will effectually raise the Supplies necessary for defraying of them with that readiness and dispatch, and with that just regard to the true interest of my people, which the parliament has hitherto shewn upon all occasions.

" My Lords and Gentlemen,

" It is at all times to be wished, that the business of parliament might be carryed on free from heats and animosities, and with that temper, which becomes the justice and wisdom of the nation: at this time it is more particularly to be desired, that this session may not be protracted by unnecessary delays, when the whole kingdom seems prepared for the Election of a New Parliament; an event which employs the attention of all Europe: and I am very well pleased, that this opportunity offers of taking again the Sense of my People in the choice of a new representative, that the world may see how much their true sentiments have been mistaken, or misrepresented. Those who see and hear only at a distance, may easily be imposed upon, and from thence conceive false hopes or fears; but I am confident a little time will effectually remove all groundless surmises, and it will be found that Great Britain is always to act that part which the honour and interest of the nation calls upon them to undertake."

The Lords' Address of Thanks.] The King being withdrawn, the Lord Hervey* moved an Address of Thanks; and being

^{* &}quot; In the House of Peers the Address was remarkably loyal and dutiful, and his Majesty's Answer very gracious. The Address was moved for by lord Harvey, whom his Majesty, in consideration of the zeal he had shewn in his service, had called up to that House, and it was carried with very little opposition. Some alterations, however, had happened lately in the complexion of the House of Lords, where the court party lost one of its ablest advocates in the person of the earl of Chesterfield. He had, for some time, resigned his place of lord steward of his Majesty's houshold. It was generally believed, that he and some other noblemen of the highest distinction and zeal for his Majesty's service, as well as of great abilities in it, had been for some months secretly dissatisfied with the minister's measures, particularly in pushing the excise scheme so far as he had done. The minister had an intimation,

seconded by Iord Cadogan, the motion was agreed to without opposition: the car, of the terfield only declared his desire, that no words or expressions that might be put into their Address, should afterwards be made use of, either for or against any proposition that might afterwards be made or any question that might afterwards be that House. Then a Committee was appointed to draw up an Address, which was presented to his Majesty the next day, as follows:

" Most Gracious Sovereign,

"We your Majesty's most dutiful and loyal subjects, the Lords spiritual and temporal in parliament assembled, heg leave, in the humblest manner, to return your Majesty our grateful and sincere thanks for your most gracious Speech from the theory.

"Your Majesty has given too many proofs of your good offices and endeavours to preserve the public peace and tran-

that a plan for a new administration was upon the anvil; and he was not at all solicitous to prevent the removals and resignations that took place. The duke of Bolton, about the same time, resigned, or was forced to resign, his places of lord licutenant and custos rotulorum of the county of Sonorampton, his regiment of horse, and his government of the Isle of Wight. The ford Cobham had always distinguished himself, in the worst of times, in favour of the house of Hanover and the Protestant succes-His courage was unquestionable. He had been highly in favour with all the heads of the Whig ministry; and though no speaker, was a man of taste and address; but from dissatisfaction with the minister, he at this time resigned his regiment of horse, as did the duke of Montrose the seals as load privy-seal of Scotland: the lord Clinton likewise resigned his places as one of the geral men of his Wajesty's bolchamber, and the lieutenancy of the county of Devon. Though these removals were far from being popular, yet some alterations that happened, about the same time, in the law, were highly so. Mr. Talbot, Solicitor General, was made Lord Chancellor of Great Britain, and a peer of England. He was son to the bishop of Durham, and looked upon as one of the clearest headed, as well as the best hearted lawyers, that ever practised. The other promotion was equally popular and judicious: it was that of air Philip Yorke, Attorney General, to be Lord Chief Justice of the King's-bench, and a peer of England. The former was succeeded as Solicitor General by Mr. Rider, afterwards sir Dudley Rider; and the latter, as Attorney General, by Mr. since air John Willes. The state of parties in the House of Commons, co tinued much the same as the last session " Luctial

quillity, for us not to be thoroughly persuaded, that your Majesty cannot, regardless and unconcerned, behold a war now unhappily begun in Europe, undertaken by so powerful an alliance, and prosecuted with so much vigour. And as no occasion can require more caution, more wisdom, and more circumspection, than the present, to dictate what part is the most proper for Great Britain to act; so we have the fullest satisfaction in reflecting, in whose breast it lies, to make that determination for us.

A. D. 1734.

"And as your Majesty has avoided coming to any final determination, till all engagements, by which you are bound to the several powers concerned, are duly examined, till all facts are fully and fairly stated, and till the result of the councils of other powers, in the same attuation with your Majesty, are known; so we cannot but look on this prudent suspence of your resolutions as an earnest of our safety in your Majesty's councils; not doubting, but the same wisdom which prompted your Majesty to delay your determination, will also direct your choice, whenever you shall come to make it.

"The whole series of your Majesty's transactions, during your most glorious and happy reign, has convinced us, that there is no task to which you are unequal, nor any difficulties you cannot surmount; we therefore beg leave to assure your Majesty, not only of our gratitude for your past but our reliance on your future care; and intreat your Majesty to believe, that it is as impossible for us, who are benefited by the merit of that conduct, not to do every thing in our power to deserve it, as it is even for those who wish it less, not to allow it.

"Whatever expectations therefore, those who are envious of the prosperity, jealous of the honour, or rivals to the intetest of the British nation, may conceive from the result of our deliberations in Parliament; yet when all Europe shall see. that every new opportunity we have of declaring our sentiments, is a new proof of the harmony subsisting between your Majesty and your subjects, and of the confidence they place in you, we doubt not, but that all hopes of advantage to be taken from what shall pass amongst us, will be immediately dispelled, and that the zeal. vigour and unanimity, that shall appear amongst us, will not only double the assiduity of those who court your Majesty's friendslap, but the apprehensions of

those (Tenneral to are) who may

"And because the surest way, in these general troubles and commotions, to present any least of ground to undest or annoy your Majesty's dominions, is to shew how unsuccessful such a design must prove; nothing shall be wanting on our part that may conduce to the strengthening your Weisty's hands, and putting the nation, at this critical and important juncture, in such a posture of defence, as shall effectually protect its honour from any insult, its safety from any danger, and its tranquillity from any attempt to disturb it.

"We beg leave also to assure your Majesty, that the strict and due regard we always pay to your royal recommendation, as well as a proper concern for the support of our own characters and dignity, will certainly make us avoid, with the utmost caution, all heats and animosities in our debates, that we may shew, with a becoming unanimity, our duty to your Majesty, our care of the public welfare, and our regard to the interests and liberties of the people: we will also prevent, as far as in us lies, any improper delays retarding the dispatch of public business, or protracting the session into any unnecessary length, that your Majesty may not have the just pleasure you propose to yourself, in taking again the sense of the nation in a new representative, postponed; but that you may receive the earliest demonstrations of the goodwill of your people, and have the satisfaction to see they are as capable of gratefully feeling that happiness they enjoy under your Majesty's just and wise government, as you are ready, and willing to confer it."

The King's Answer.] The King's answer was as follows:

" My Lords,

" I thank you for this dutiful and loyal address. -The satisfaction you express in my constant attention and endeavours for preserving the public peace and tranquillity and promoting the interests of my people, is extremely acceptable to me; and as the honour and dignity of my crown, and the good of my kingdoms, are my sole view, you may be assured of the continuance of my care and vigilance for those desirable ends, and of my firm resolution, m all events, to take such measures as may best answer the confidence you repose in me, and secure the safety and happiness of the nation." gedigit ella the la versit

Deha e. n the Commons on the Address of Thanks.] The Commons being returned to their House, and the Speaker having reported his Majesty's Speech,

Mr. Campbell, member for Pembroke-shire, moved, "That an Address of Thanks be presented to the King, for his most gracious Speech from the throne: to acknowledge his Majesty's goodness in the concern he had expressed upon account of the war unhappily begun in Europe, and his Majesty's great wisdom in using so much precaution upon that critical conjuncture, in waiting the result of the councils of those powers, who were more nearly and immediately interested in the consequences of the war, and in taking time to examine the facts alledged on both sides, and to concert with those allies, who were under the same engagements with his Majesty and had not taken part in the war, such measures, as should be thought most advisable for the common safety, and for restoring the peace of Europe: to declare their unfeigned confidence in his Majesty, that in all his considerations upon that great and important affair, his Majesty would have the strictest regard to the honour and dignity of his crown and kingdoms, and to the true interest of his people: and to as ure his Majesty that he might entirely depend upon the support and assistance of his faithful Commons, in such measures as he should find it necessary to enter into, for attaining and securing these great and valuable purposes: and that that House would make such provision for the safety and defence of the nation, as should secure his Majesty's kingdoms, rights and possessions from all dangers and insults; as might preserve the respect due to the crown of Great Britain; and not give any encouragement to the desperate views of those, who never fail to flatter themselves with the hopes of great advantage from public troubles and disorders: and to assure his Majesty, that that House would immediately take into their consideration such estimates and demands, as should be made by his Majesty for the public service; and raise the supplies, which should be necessary and answerable to the present exigency of affairs, with their known zeal and cheerfulness, and with a due regard to the interest of their fellow-subjects; and, that the public business might be dispatched with all proper expedition, that they would endeavour to avoid all heats and animosities, and

all occasions that might tend to protruct this session by unnecessary delays."

Mr. Campbell was seconded by Mr, Stephen Fox, and backed by lord Tyrconnel: Hereupon,

Mr. Shippen stood up and spoke as fol-

Mr. Speaker; I believe it has always been taken for granted, that the Speeches from the throne are the compositions of ministers of state; upon that supposition we have always thought ourselves at liberty to examine every proposition contained in them; even without doors people are pretty free in their remarks upon them. I believe no gentleman here is ignorant of the reception the Speech from the throne, at the close of last session, met with from the nation in general. It is not to be doubted, but the same freedom may be taken with any proposition made by any gentleman in this House, in consequence of such speech. I will not say the question moved by the honourable gentleman, was penned by the same hand that penned his Majesty's Speech, though there is a good deal of reason to believe it.-As to the motion, I have one very great objection to the whole; it is too cautiously and too generally worded: under such general expressions there may be designs concealed which the gentleman, who penned the motion, does not think proper now to declare; but when they come to be explained, this House may then probably and itself drawn into some difficulties, by making use of such uncertain expressions in the Address now proposed. There is indeed one paragraph, which I shall now lay my finger on: I cannot pretend to repeat the very words, for we, who hear the Speech and the motion but once read, are obliged in some manner to shoot flying; I think it proposes for us to say in our Address, "That we will support his Majeste in all those measures, which he shall think it necessary to enter into." Now, I am afraid, that under such a general expression, there may be couched, or at least it may hereafter be insisted on that there is couched, a promise of a Vote of Credit, and therefore I should be willing to have those words a little explained; for I stan always endeavour, as much as I can, to prevent this House being rashly drawn into such promises: I shall not pretend to offer any amendment till I have deard other gentamen's sentiments. I now only by my tanger upon the part of the motion,

after other gentlemen have spoke, I may possibly give my opinion farther, and perhaps offer an Amendment; but I could wish rather that the words were left out.

Sir John Hynde Coston spoke next:

Mr. Speaker; I agree in a great measure with the motion; but I have an objection to the passage where we promise to provide for the security of his Majesty's kingdoms, 'Rights,' and 'Possessions .' Now, Sir, these last words are so general, that I am afraid they may include his Majesty's German dominions; I am persuaded they will be understood in this sense by all without doors, whatever this House may intend to mean by it: the gentleman who opened the debate has, it is true, satisfied me, and I believe every gentleman in the House, that no such thing is intended: but I think it likewise necessary to satisfy the world without doors; I think it incumbent upon us, to assure our constituents, that no such thing was ever meant, and therefore I think it will be proper to add some explanatory words; for which reason I shall beg leave to move for this Amendment, viz. That the words, thereunto belonging,' may be added after the word 'Possessions,' so that the sentence will run thus, " As shall secure his Majesty's kingdoms, rights and possessions, thereunto belonging, from all dangers and insults."

Mr. Campbell replied:

Mr. Speaker; I believe I did open the affair before us in the manner the honourable gentleman pleased to mention: but it was not from an opinion, that there really was any possibility for putting such a sense upon those words, as the gentleman seems to be apprehensive of: they are so fully explained, both by what goes before and by what comes after, that there is no room for imagining, they ever were meant to comprehend his Majesty's German dominions; every man must see they relate only to the foreign rights and possessions belonging to the crown of Great Britain: I gave some explanation of them, only to preclude any exception being taken, by gentlemen's considering those general words by themselves, and without regard to what went before, or followed after: but to any gentleman either within or without doors, who considers the whole together, there cannot so much as a doubt arise about the meaning; they can relate to nothing but what belongs to his Majesty

as king of Great Britain, therefore I cannot think there is the least occasion for the Amendment proposed.

Lord Coleraine stood up and said :

Mr. Speaker: the gentleman who spoke last, has not in the least satisfied me, as to the meaning to be put upon the words objected to; for if those words be taken in a strict grammatical sense, they must certainly comprehend his Majesty's German Dominions: those dominions are certainly a part of his Majesty's possessions, and as such must be comprehended under those general words; nor can I see any restriction put upon them, either by what goes before, or what follows after; even the Amendment proposed, will not, I am afraid, be sufficient to restrain them as they ought to be, and therefore I am of opinion, that the Amendment ought to be in these words, belonging to the crown of Great Britain, so as that the sentence may run thus, As shall secure his Majesty's kingdoms, and all the rights and possessions belonging to the crown of Great Britain, from all dangers and insults.'

Mr. Henry Pelham spoke next, as follows :

Mr. Speaker; the question moved by the honourable gentleman was, I thought, so aptly worded, and, to use my worthy friend's expression, so cautiously worded, that I did not imagine any objection would have been made to it. As to the words, Rights and Possessions, the proper meaning of them seems to me certain and apparent: doubts have lately been raised about some of those dominions, which properly belong to the crown of Great Britain; and though there never was any foundation for those doubts, yet some gentlemen have strongly insisted there was still something wanting, something farther necessary to be done, in order to secure her enjoyment of those possessions: from that consideration alone, if there were no other, every gentleman must conclude, all that could be meant by those general words, was, to comprehend the several British possessions in foreign parts; but as to his Majesty's German dominious, as they in no way belong to the crown of Great Britain, which is mentioned in the very next sentence, I cannot believe any gentleman in this House, or without doors, will ever imagine they were meant to be comprehended under those general words, therefore I cannot think any Amendment processary of the order to the attention of the well supp. 50%.

Mr. Pultenen stood up and said:

Mr. Speaker; when I heard his Majesty's Speech, and the motion made by the honourable gentleman, I was in hopes, Sir, we should have separated to day without any debate; yet I must own, the words taken notice of by my honourable friend (Mr. Shippen) did at first strike me a little. I was indeed a little afraid of the consequences, or at least of the use that might be made of such words, but I was resolved to pass them over in silence: however, now they are taken notice of, I must say, some Amendment in order to restrain them a little, will not be unnecessary. I am not for leaving them out entirely, because one part of his Majesty's Speech would stand without any answer; and I am unwilling this House should, upon any occasion, shew the least want of respect and complaisance towards his Majesty. therefore take the liberty to propose an amendment, but I must acquaint the House, that the motion I am to make, is without any view of making a difference or division among us this day; nor shall I insist upon it, if not entirely agreeable to every gentleman in this House. I know very well, we are not tied down by any general expressions in an Address of Thanks to his Majesty: but I remember, a Vote of Credit passed in this House, towards the close of a session, * for which there was no other foundation but some general expressions in the Address of Thanks, which had been voted the first day of the session, in answer to his Majesty's Speech from the throne; and therefore we ought to be extremely cautious in agreeing to any sort of words, from whence the promise of a Vote of Credit may be afterwards inferred : for this reason I shall beg leave to add a few words by way of Amendment, viz. Provided such measures shall appear to this House to have been neces-' sary for obtaining such ends.' In which case the paragraph, taken notice of by my worthy friend will run thus, * And to assure his Majesty, that he may entirely depend upon the support and assistance of h.s. faithful Commons, in such measures as he shall find it necessary to enter into, for attaining and securing these great and va-Juable purposes; provided such measures shall appear to the House to have been necessary for obtaining such ends.' To

Sir Robert Walpole replied:

Mr. Speaker; The honourable gentleman who spoke last has proposed an amendment, but has not made any direct motion for that purpose; and he was pleased to say, what he proposed was without any view of making a difference or division among us; I am very glad to find that gentleman is now come to be of that way of thinking, for nothing can contribute more to the honour of this House, than a harmony and unanimity in all our proceedings; therefore I hope the gentleman will not insist upon the amendment he has proposed.-One of the objections to the question before us, made by the gentleman, who spoke first against it, was that it was too general, and worded with too much caution: this is an objection of a very new nature; the chief objection to addresses of this nature has generally been, that they descended too much into particulars, and were not worded with proper caution. From this general objection the gentleman was pleased to come to a particular, and took notice of some words under which, he said, he believed a Vote of Credit was intended to be couched: but does not every gentleman in this House know, that his Majesty never desires any such thing as a promise of a Vote of Credit, nor has it ever been usual, for this House to make any such promise? The usual method has always been, whenever his Majesty wanted any such thing as a Vote of Credit, he always acquainted the House of it by a direct message for that purpose ; therefore there is now no ground to presume an intention of couching a promise of a Vote of Credit, under any general words proposed to be put into the address. -As to the case mentioned by the honourable gentleman who spoke last, I don't remember there was ever any Vote of Credit, founded upon a pretended promise contained in the Address of thanks at the beginning of the session. There may have been a case, but I cannot say whether it may have been a late case, or one of an older date: however this I am certain of, that no such thang is intended by the words now objected to, nor will there, I believe, be any such use made of them. The other objection is equally without foundation. do not believe it can so much as once enter into the heart of any man to imagine, that by the words 'Rights and Possess ins', th's House means to include his Majesty's German dominions: if ever those domimons should come to be in such danger, VOL. Emiler image a git searly

as that his Majesty should find it necessary to ask the assistance of this nation, he would certainly do it by a direct message to parliament; I am very sure, at present, no such thing is thought of, nor is there the least shadow of reason for suspecting there will be any occasion for such demand: the words, 'Rights and Possessions,' must therefore be understood to relate only to the foreign possessions belonging to Great Britain; had those words been left out, to willing minds, at least, it would have afforded a pretence for the raising of much greater alarms without doors; it then might probably have been said, that we were going to give up some of those valuable possessions we have abroad; possessions so valuable, that I hope this nation will never consent to give them up. -Upon the whole, Sir, however unwilling some gentlemen may pretend to be, to create differences and make divisions in this House, I am persuaded, nothing but a desire to do so, could have raised objections to the question now in your hand, and as I have not heard any colour or reason for supporting the amendments offered, I must be against them.

Sir William Wyndham spoke next:

Mr. Speaker; though the honourable gentleman, who spoke last, does not seem to remember the case mentioned by the gentleman who spoke just before him, I remember it well, and I speak of it with the greater confidence, because this very morning I looked over some of the Journals of the House, together with my honourable friend, by which I found that famous Vote of Credit was agreed to in this House, April 12, 1727, towards the close of the session: I remember there was a very thin House,* and no other foundation for that vote, hardly indeed any material argument offered in favour of it, than what has been mentioned by my honourable friend. remember it bore a very strenuous debate, and that the gentleman (Mr. Winnington) who sits behind the honourable person who spoke last, had a very considérable share in that debate, and was one of the tellers against the question.--Whether any such use is now intended to be made of the

^{*} It is surprising that sir William having that very day consulted the Journals, should have been mistaken in this particular; for the division upon the question was \$29 in the majority, and 109 in the minority, which at the close of the session is a remarkably full House.

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gen ral expres joas ob ceted to, I shall not say; but that I do not take to be the matter in dispute: the proper question is whether any such use can be made of those general expressions? for if it can, We are indicated by on the mare can of any member of this House that it will not; therefore, lest any such use should hereafter be made of those general expres-Bions, it is highly necessary some words should be added, for restraining them to what is now declared to be the meaning and intention of them : for my own part, I am very easy about it, because I am now free to declare, that if ever any Vote of Credit of the same nature with those lately agreed to be proposed or moved for in this House, I shall always be against any such, as long as I have the honour to sit in this House; nor shall any general words, or any express promise contained in any former Address, be of the least weight with me in such a debate.

Hereupon Mr. Winnington gave an account of the Vote of Credit agreed to in the year 1727; but Mr. Gibbon and Mr. Sandys objecting to his account of that

transaction,

Sir William Yonge spoke as follows:

Mr. Speaker: I was at some distance, when the honourable gentleman on the floor first mentioned the case, which seems how to be the subject of debate; and though I had not looked into the Journals this morning, yet I could not but think it was impossible, that ever any House of Commons should have proceeded in the manner represented. I have now looked upon the Journals of that and the preceeding session, and as I have the book in my hand, I shall from thence set that matter in a clear light. In the year 1726, his late Majesty sent an express Message to the House of Commons* then sitting, by which he acquainted them, that in order to prevent and frustrate such designs, as had been formed against the particular interest of this nation and the general peace of Europe, he found it necessary not only to augment his maritime force, but to concert such other measures as might most effectually conduce to these desirable ends; and as these services would require some extraordinary expence, his Majesty hoped he should be enabled, by the assistance of parliament, to encrease the number of seamen then before voted and granted for

the service of that year; and to enter into and make good such Engagements, as the circumstances and exigency of affairs might require. Upon this Message, the House of Commons, as in duty they ought. voted and presented an Address to his Majesty, that he would be pleased to make such addition to the number of seamen then before voted; and to concert such other measures, as his Majesty should in his great wisdom think would best conduce to the security of the trade and navigation of this kingdom, and to the preservation of the peace of Europe; and assured his Majesty that the House would effectually provide for, and make good all such expences and engagements, as should be made for obtaining those great and desira-ble ends.—At the beginning of next session, his Majesty, in his speech expressly said. That as the expence he had in the preceding year been in a particular manner intrusted to make had amounted to no considerable sum; and the public utility might again require the like services to be performed, he hoped they would again repose the same trust and confidence in him. To this the House of Commons in their Address of Thanks,* as expressly answer and promise, that they would repose such a trust and confidence in his Majesty as the public utility should require, and as his Majesty should find reasonable and necessary for carrying on the great work, in which his Majesty was engaged, for the interest and security of his people, and the common cause of Europe. -Thus every gentleman may see, that the Vote of Credit agreed to at the end of thats ession, was not in consequence of a few general words in their Address of Thanks, in return to his Majesty's Speech at the beginning of the session; but in consequence of an express demand in the Speech, and as express a promise in the Address of There's and from theore, I think, every gentleman may see how vastly different that case is from what is now the subject of debate.

Mr. Scroope stood up, and gave an exact account of the several Votes of Credit passed by the House; and declared it to be his opinion, that there was no occasion for any Amendment to the Ad-

dress: hereupon

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Mr. Pulteney rose up again and said:
Sir;—The honourable gentleman, who

^{*} Sec Vol. 8, p. 516.

^{*} See tol. 6, p. 383.

spoke last, has in a few words explained how the several Votes of Credit have been granted; he and I do not differ much in our accounts; but the honograble gentleman, who spoke with the book in his hand, and set out with a promise of clearing that matter fully, has, in my opinion, and I believe, in the opinion of every gentleman who heard him, left the matter just where he found it: therefore I would advise him, for the future, to speak without book --Can any gentleman imagine, that, in consequence of the paragraph of his late Majesty's Speech mentioned by the honoursble gentleman, or the Answer thereto in the Address of Thanks, a Vote of Credit was or ought to have been agreed to, without a new Message from his Majesty, signifying that the public utility did actually again require the reposing of such a trust and confidence in his Majesty, as had been any gentleman suppose, that this House is to repose such a trust and confidence in the crown, only because it is demanded by the crown, and without assigning any reason for so doing? No, Sir, I appeal to every gentleman present when that Address was agreed to, whether he did not think, that all that was meant or intended by those general assurances in their Address of Thanks, was, that they would again repose the same trust and confidence in his Majesty, if upon a new Message, it could be shewn them, that the public utility required it: but gentlemen found afterwards another use made of those general expressions; they were at the end of the session made the only argument for agreeing to a Vote of Credit; and lest the same thing should be again practised, we ought to be extremely cautious of putting any such general expressions in our Adaress of at its -When I first stood up, I said I had no intention of making a division or difference am night as to day, and the honour his gentleman, who spoke next after me, said, he was glad to find me in that way of thinking. Sir, I am now in the same way of thinking I always was; and if other gentlemen think in the same way they have lately taken up, I am afraid we shall have many and great differences before this session can well be at an end. The honourable gentleman said he did not remember, whether the case of a Vote of Credit I mentioned was of a late or old date: alas, Sir, there are no such votes of credit to be found of an old date; votes of

credit of old were of a very different nature, they were never so much as asked, IP tersore pur can proceed by say mentioned; the sum was always limited; the parliament became sureties only for that sum; and an exact account was afterwards given to parliament to what purposes the non visiting the sampled; but our late votes of credit have all been granted in the dark; we have granted sums unlimited without knowing to what uses the money so to be raised was to be applied; and we could never have any proper account, though often asked for, on the mony was disposed of -Horyever, Sir, though I wish we may senarate to day without any division, yet I hope we shall have many days after this to enter into the consideration of affairs of very great consequence. The calamitous situation of our affairs both at home and abroad reposed in him the preceding year? Does 'necessarily requires the consideration of parliament: there are many, many grievances both foreign and domestic, under which the nation grouns at present, and which call loudly for redress; therefore, though we promise not to protract or prolong the session by unnecessary delays, yet I hope we shall not separate before we have taken all those matters properly under our consideration; the State of the Nation must be called for, and, I dare say, this House of Commons, which has shewn so much regard for their fellowsubjects, will envy any succeeding House of Commons the glory of redressing those many grievances we now labour under: on such an occasion, I hope, gentlemen will be emulous who shall attend best; and when such a spirit of liberty appears over the whole nation, I am convinced no man will dare desert his duty in this House, when affairs of such moment demand his attendance in parliament.

> The above Amendments not being insisted on, the question was put upon Mr. Campbell's motion, and agreed to without a division: a Committee was also appointed to draw up an Address of Thanks accord-

meh.

The Commons' Address of Thanks.] January 18. The said Address, was reported to the House, and agreed to, as fol-

" Most gracious Sovereign,

"We your Majesty's most dutiful and loyal subjects, the Commons of Great Britain in Parliament assembled, beg leave to return your Majesty our humblest

7 GEORGE II. Thanks for your most gracious Speech

from the throne. "We are truly sensible of your Majesty's goodness; and hear with the deepest sense of gratitude the concern you are and your people. pleased to express, for the war unhappily ! began in Europe; and acknowledge with the highest satisfaction this new proof your Majesty has given us, of your great wisdom in waiting at this nice and critical juncture, the result of the councils of those powers, who are more nearly and immediately interested in the consequences of this war, before your Majesty makes any final determination for your own conduct; not wondering, that the terest of our fellow subjects. same prudence and precaution, the same concern and circumspection, that have dispatched with all proper expedition, and guided and directed every step hitherto taken in your Majesty's happy and suspicious reign, should now induce you to take time to examine the facts alledged on both sides, and to concert with those Allies, who are under the same Engagements with your Majesty without having taken part in the war, particularly the States General of the United Provinces, such measures, as shall be thought most adviseable for the common safety, and for restoring the peace of Europe.

"That your Majesty in all your transactions, in this great and important affair, will have the strictest regard to the honour and dignity of your crown and kingdom, and to the true interest of your people, is what not only your Majesty's royal assurances, but our happy experience of all your Majesty's past conduct leave us no

room to doubt.

" And as we have an entire confidence in your Majesty's judgment to discern, and solicitude to procure the welfare and interest of your subjects, so your Majesty may depend upon the effectual support and ready assistance of your faithful Commons in all such measures, as your Majesty shall find it necessary to enter into for attaining

and securing these great ends.

"And we beg leave farther to assure your Majesty, that your Commons will make such provision for the safety of your kingdoms, as the present situation of affairs and exigency of the times require; such provisions, as shall effectually secure your Majesty's kingdoms, rights, and possesmons, from all insuits and dangers; as shall preserve the respect due to the British nation abroad, and guard its safety at home; that not the least encouragement these, who never fail to flatter themselves with hopes of some advantage from public troubles and disorders, and of molesting the inseparable interests of your Majesty

"Such Estimates and Demands, as your Majesty shall think fit to lay before your Commons for the public service, shall be immediately taken into our consideration; and your Majesty may depend on our known zeal for raising such Supplies, as shall be necessary and answerable to the present circumstances, with our usual cheerfulness and approved fidelity, and a due regard both to the case and in-

"And that the public business may be the present session not protracted by any unnecessary delays, we will endeavour to avoid all heats and animosities, and to proceed with that unanimity, which the justice and prudence of your Majesty's mild and wise government may expect and claim, and may give weight to our deliberations, and maintain the dignity of par-

The King's Answer.] Jan. 19. above Address was presented to the King, who returned the following Answer:

"Gentlemen,

liament."

" I return you my thanks for this very dutiful, affectionate, and loyal Address, and for the confidence you repose in me, which, you may be assured, shall always be employed for the honour of my crown, and the true interest of my people."

Debate in the Commons on Sir J. Rushout's Motion for Copies of the Instructions sent to the British Ministers in France and Spain, relating to the Execution of the Treaty of Seville. Jan. 23. The House resolved, That an Address be presented to his Majesty, to give directions, that a copy of the Treaty between his Majesty and the Emperor, concluded at Vienna in the year 1731, with the secret and separate articles, and the States Generals Act of Concurrence to the same, should be laid before the House. Then sir John Rushout stood up, and moved, " That an humble Address be presented to his Majesty, that he would be pleased to give direction, that the Letters and Instructions sent to his Majesty's Ministers at the Court of France and Spain, relating to may be given to the desperate save of the execution of the Trenty of Seville,

should be also laid before the House *: upon which ensued a debate, in which

Sir William Yonge spoke as follows:

Sir :- I do not stand up, to say any thing against the power, which this House has of calling for whatever papers they him thank necessary, to give them proper lights into any affair they are going to take under consideration: that the House has such a power, is what I believe no gentleman will deny; but then every one mast grant, that this power ought to be used with great caution and discretion; no papers ought to be called for, but those which properly relate to the affair in hard, and without which it would be impossible to understand fully and clearly what we are to be about. It has been resolved to address his Majesty, to order a Copy of the Treaty of Vienna to be laid before is, but I cannot apprehend what connection there is or can be, between that Treaty and the letters and instructions sent to our ministers at the courts of France and Spain, relating to the Treaty of Seville. Can it be supposed, that those letters and instructions have any relation or concern with a treaty afterwards concluded with the Emperor, who was not at that time in good terms with either of the other two courts? As all such negociations are carryed on in the most secret manner possible, it cannot, in my opinion, be supposed, that our ministers, either at the court of France or Spain, knew any thing of those negotiations at Vienna, which so

happily ended in that treaty; and therefore it is impossible to suppose, that we can, from the letters and instructions sent to them, receive any light or information, with respect to the treaty of Vienna now called for.-But granting, Sir, that some possible connection might be found out, between the treaty of Vienna and the letters and instructions which the honourable gentleman has been pleased to move for, yet there is another rule to be observed in the using that power which this House has of calling for papers, which, in the present case, will be an effectual bar to the motion: though this House has a power of calling for Papers, yet we ought in no case to call for those Papers which may contain secrets, the publishing whereof might be of signal disadvantage to the commonwealth; I believe it will be granted, that a secret communicated once to this House, is in great danger of not remaining long a secret: it was neyer known that a secret was long kept by any such numerous assembly; and therefore we ought to be extremely cautious, and never call for any papers which may contain such secrets. For my own part, I do not pretend to know the nature of those instructions or letters; but it is certain, that some of them may contain something not proper to be published to the world at this juncture; the publishing of them might, perhaps, open old sores, and give offence to some of those powers with whom we have at present a good understanding; by which his Majesty's negotiations for restoring the tranquility of Europe might be very much embarrassed, perhaps rendered entirely fruitless; and therefore I cannot but think, that any such general call for papers is now, and always will be of dangerous consequence.—If this House should at any time hereafter resolve to take the treaty of Seville into their consideration, when that day comes, if any gentleman of this House can then lay his finger on any particular Paper, which he thinks may be necessary for the information of the House, he may then move for it, and the House may, if they think proper, agree to such a motion: but to make such a general motion as the present, and to call for all the letters and instructions sent to our Ministers at those two Courts in general, I think most improper and irregular, and therefore I shall give my negative to it.

Sir William Wyndham replied:

Sir,-Notwithstanding what the ho-

[.] The parliament assembled on the 17th January, and as it was the last session, the minority exerted their utmost efforts to distress the milister, and to increase his unpopularity. The plan of attack was in this, as in the sesmon (1 173), principally formed by Bolangbacket and there are anspices, and by his direction, ably on ducted by sir William Wynds ham, who seems to have particularly distinguished himself in the debates. They first tried their strength in various motions for pa-Pers and copies of instructions which were sent to the British ministers in France and Spain; for an address to know how far the King was engaged by his good offices in the causes of the war against the emperor; and for an account of what application had been made by the artise gasof in handites In these motions their exertions were baffled by the minister, and the smallest majority in his favour was 95. Having exhausted their efforts in regard in foreign transactions, in which be appeared be most subcoable, they directed their siews to domestic events " Crac's Walpole.

nourable centleren, who spoke lest, has! said I callor by being of or ir on, that the and on macon my honoard le fr. id is legal r, and that the papers he was called for, are acres reast recessive tend to give to the acagnist deal of infor adding not cay with relation to the tree , of Serula, but have a wather lation to the treaty who have still soon new , I hope, he o before to, in parsuant of the resolution we time is a new come to; and therefore I take it to be as proper now, as it can be who the day comes which the gentleman spe is of As to any secret which may be contained in the papers called for all will hit would run be pro-per at pres in to publish to the activitiat can be no algum at against the crotion, because, if that should happen to be the case, his Majesty would communicate to us none but so a as contained no suc'. secrets, and in his answer to our Andress would acquaint its, that the other latters or instructions contained such secress as were not proper to be revealed at present: this would be a proper answer from his Majesty, and such an answer as this House would certainly rest satisfied with, unless some very strong reasons appeared to the courtey, but, ber, this was answer which ought 1 of to be taken from any other 1 . ?so i but his Majesty; it is below the dignity of this House to take it from any other; it is what no membe, of this House ought so naich a to insinuete; for any stort i smar tion is othering an indignity to the crown, because it seems to be a dictating to be statesty, and prescribing to him what as seen he is to make to the address of this mouse. The gentleman spoke of opening all sixes, and that the publishing of thos payers in ht give officiale to some of those taxters a care now in mendship with, the constable every extraordinary rea one is still, not on; for I am sure the near i've grilly good against cally in it we to, or any poper relaing to a light region to a like I consider no date are betten de significant the Hause has a promote a first the day proofs, all man gies al mar ener , alm m, if all med, work and der to a post in one ther medice as that, Smiles and sholly kn m w. tj me, t'm state there i Tok in Prophy v' in we diverted uschiged and far your with my corns, and shall it be said, that the privating of these negotrations which we carried on while we work at enouty, or at least lot in a cordial friendslip with them, will post those sures, in his speech from the throne, recommends

which were entirely healed up by a new treate the rward enacladed with them? Dec not every go earl see, that this argument it was as itst this House's ever desiring to have any horeign treaty or negottation had before them, except such as have been before p boshed to the world? -As to the connection between the papers nos noved for and the treaty just before e fled for, it is in my opinion evident. For what end have we called for a copy of the treaty of Vienna? What are we to coasia r of, when we enter into the consideration of that treaty? Are not we to consider, whether it was for the benefit of this to don, or cot? And how shall we determine this, wi hout knowing the cucurstances, or those affairs, which made it necessary for us to conclude such a butthensome treaty? It is well known, that by that treaty we entered into very great engagements; engagements, which, u punctually performed, may cost trus nation pahante sums of money; and engagements which we certainly ought and to have entered into, if the public tranquility count have been established at any the per rat.. Is it to be presumed, that the impossibility, which was found of carrying the fee ity of Seville into execusion, without in Jving ourselves and all Europe in a bloody war, was what made it necessary for us to caree to those engagements contained in the treaty of Vienna, and how is it possible for us to determine, whether or no there was an impossibility of earlying the traity of Seville into execution, without having all those papers first said before us, which relate to the execution of that treaty? It was, I remember, when first concluded, a treaty which was much bragged of by the friends of the gentleman who spoke last; and if it was so good a thing, I cannot find out why he or lea friends should be so fond of keeping secret either the means by which it was obtained, or the methods that were acte, wards used for carrying it into execution. As to the means by which that treaty was obtained, they may not, perhaps, relate much to the treety or Vienna; but as to the methods ased for earlying it hato execution, the last of which was the treaty of Vient 4, every man must see the connection, and therefore every nor must be convinced, that is necessary for us to have the papers now moved for laid before us, before we can properly take the treaty of Victora into our consideration.-His Majesty, Sir,

the present situation of affairs to the conaderation of Parliament; he recommends it to us thoroughly to weigh and consider all circumstances before we come to a final determination; but if such things as are necessary for our information are, when called for, refused by those in power, how is it possible for us to answer his Majesty's expectations? It must be owned, that we have of late years been in very odd circumstances; and our present situation may, perhaps, in the opinion of many, be owing, in some measure, to the mismanagement of those in the administration; I shall not say it is so; but if this be not the case, I can see no reason for refusing the papers now called for; and if this be really the case, it ought certainly to be inquired into; and the papers now called for, as well as a great many others, must necessarily be laid before us, in order to enable us to make a proper inquiry, and to apply proper remedies for those evils which the nation labours under at present. Upon the whole, Sir, as I said at first, I think the motion now made to us most regular; I think it is absolutely necessary for us to have those papers laid before us; for without them, I am sure, the resolution we have just now come to can be of no effect, and therefore I hope the House will agree to the motion.

Sir Robert Walpole spoke next:

Sir;—I stand up to agree in some part with the honourable gentleman who spoke last; If we are at present in any unhappy situation, and if it be but thought, by any gentleman in this House, that that situatournamy was lowing to the or larance tient of those on the admire tecture, in me opinion, whoever thinks so, ought to move for this House's going into such an inquiry; they ought to move for the House to go into a Committee upon the state of the nation; and, upon the foot of such an inquiry, I will willingly join issue with the honourable gentleman, or any other gentlemen in this House. Whenever the House shall please to resolve upon going into such a Committee, I promise, that so far as lies in my power, nothing shall be ref d. In there's garage se for giving the House all the information, that can be wished or desired: But as that time is not yet come, I must think that the motion now under consideration is very giving gentlemen an opportunity of de-

to serve the crown, than for procuring any proper information to the House, or any advantage to the country.-It is usual, Sir, for some people to make motions, rather to fix unpopular things on others, than to have any information for themselves: they make motions in order to make a figure in the votes, which are sent to all parts of the nation, and to serve some particular ends of their own: when a negative is put upon any such motion, they are then ready to cry out, "We would have relieved you, we would have extricated you from all the difficulties you labour under, but we were by power denied the means of doing it." This, Sir, is a piece of management, it is a sort of parliamentary play, which has always been practised by those who oppose the measures of the administration; I remember it as long as I remember parliaments, and have by my own experience been acquainted with it: I can remember motions made with no other view, but to have a negative put upon them; and particularly at the beginning of a session, the language among such gentlemen has always been, "We must give them no rest, but make motion after motion; if they agree in any motion we make, it will distress them; and if they put a negative upon every one, it will render them odious among the people."---This, I say, has been always the common practice of those who are resolved, at any rate, to oppose the administration; but I must take notice that to say, that any motion in parliament is refused by power, is, in my opinion, a very unparliamentary way of speaking: When any motion is made, every gentleman is at liberty to debate with freedom upon it, and to agree or disagree as he thinks reasonable; if it be rejected, it must be by a majority of the House, and becomes an act of this House: and to say, that what is an act of the House, is an act of power, is not, I think, speaking in the language of parliament.—I shall likewise agree with the honourable gentlebe called for, the House is not to be told harmonieragh, hi lyesty, that such papers contain secrets which must not yet be discovered; but I hope the gentleman will agree with me, that it is below the dignity of this House to prewe are not to desire of his Majesty what, irregular, and seems calculated rather for evidently and at first sight, appears to be such as his Majesty cannot comply with; and there has when a rate or for all such

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address is made, any gentleman of the House may, nay he ought, if he thinks so, to rise up and show to the House, that what is desired by the address moved for, is of such a nature, that his Majesty cannot comply with it; and this I take to be the case now before us. In most public negotiations, there are some things may happen which ought never to be revealed; in every negotiation, some things, I believe, do happen, which ought not to be published to the world for a great many years after; and therefore it must be very irregular to desire his Majesty to lay before this House, that is, to publish to the world, all the Letters and Instructions relating to a negotiation, which happened but a very few years ago.—Gentlemen may assign what causes they please for the Treaty of Vienna; but when that Treaty comes to be considered by this House, I believe it will appear, that we thereby entered into no extraordinary or burdensome engagements; it will appear, I believe, that we are not thereby obliged to do any thing, but what we were by the nature of things, and by the circumstances of the affairs of Europe, obliged to do, if no such treaty had ever been made. If this should appear, it will then be certain, that what the honourable gentleman was pleased to mention, was not the true cause, or the only foundation of the Treaty of Vienna; so that, till this House has entered into the consideration of the Treaty of Vienna, and has found that the engagements thereby entered into were such, as we ought not to have taken upon us, if there was any other way left of carrying the Treaty of Seville into execution, without entering into a war; 'till such time, I say, it cannot so much as be pretended, that there is any connection between the letters and instructions relating to the execution of the Treaty of Seville, and the Treaty of Vienna now resolved to be called for; and therefore, till that time, the motion now before as cannot be a proper or a regular motion. - Before I conclude, Sir, I must take notice, that the way which some gentlemen have got into, of making panegyricks, and praising the ministers for their great and profound wisdom by way of irony at one time, and at other times calling names, such as, A cowardly administration, a wheeling, shifting ministry; (though by the by, I never understood the present to be a shifting administration; for, as I take it, the great quarrel amongst us is, that the administration has not been shifted such

a way, I say, Sir, is a method of speaking, which very ill becomes any member of this Though I cannot agree with House, gentlemen who say, that this notion is at present in so unhappy a situation; yet I must grant that the affairs of Europe are not at present in a very happy situation; and if the errors or mismanagement of any of the administration here, has contributed in the least to the present posture of affairs in Europe, I must think that they very little deserve to serve the crown: but really by some gentlemen's way of talking, one would imagine that the minis-ters of England were the ministers of Europe: or that madness and folly reigned at this court, and that the most profound wisdom prevailed at all others; If any unforeseen accidents abroad, if the ambition of any foreign prince, or the misconduct of any foreign court, produce any untoward effects, or occasion any troubles or commotions in Europe, the ministers of England are immediately loaded with the whole; it is they that have done the mischief, and they must answer for it. This. Sir, is a way of treating those who have the honour to serve the crown, which to me really seems neither candid nor just: However, I shall trouble you no farther, but only to declare that I shall be against the motion, which the honourable gentleman has been pleased to make.

Mr. Shippen answered:

Sir :- As the honourable gentleman, who spoke last, has made grievous complaints of the treatment he and his friends receive from other gentlemen, I am a good deal surprized that he should, at the same time, fall into that very error which he so much complains of in others; for to say, that gentlemen make motions, only for the sake of having an opportunity to declaim against those in the administration; or for the sake of making a figure in the votes, is language, in my opinion, as unparliamentary, and treating gentlemen with as little candour, as what he has blamed others for. -I must say, Sir, that it seems to be a very difficult matter, to know how to please those great men in the administration; for I find that when any encomiums are made upon them, when any thing is said in praise of their measures, they immediately take it to be meant by way of irony; and if any gentleman happens to give them any names which may seem to be a little barsh, those they understand exactly as they are spoke and complain

that gentlemen do not treat them in a parliamentary way. But, Sir, whatever other gentlemen may do, I am none of those who have bestowed panegyrics either upon the present or upon any administration, and I hope I never was, or ever shall be guilty of calling names. Perhaps the honourable gentleman may dislike those names, which he prétends have been given to him in this House; whether it be parliamentary language or not I shall not determine, but I must tell him, that it is very soft and pleasant language when compared with that of the people of England: were he to hear them speak, he would hear them speak in a style very different from that used at court, or even in this House; and I believe it would be for his advantage, to give a little more attention to the plain language of those he looks to be none of his friends, than to the soothing flatteries of his creatures and parasites about him.—Sir, gentlemen may make themselves merry, but what I have said may perhaps, when it is too late, be found to be true; and whatever the honourable gentleman and his friends may pretend to think of the present motion, I must be of opinion, that it is not only reasonable but that it is a natural consequence of what was immediately before moved and agreed to; and therefore I hope this House will act no consistently with itself, as to agree to the present motion likewise. What information we may get from the papers moved for, with regard to the Treaty of Vienna, the gentleman who has seen them can best tell; but as that Treaty was the immediate consequence of the negotiations relating to the execution of the Treaty of Seville, I must think that the journal of those negotiations will afford us some light, with regard to that Treaty which immediately followed; and therefore I hope the gentleman will excuse me for not taking it upon his word, that the papers called for can have no manner of connection with the Treaty, which we been now resolved to take into consideration.

Mr. Pulteney spoke next:

Sir; —I stand up now, as I have been obliged to do upon many other occasions, to assert the rights and the privileges of this House; we have not only a right to call for what papers we think necessary for our information, but we have a right to have the papers so called for, laid before us. The honourable gentleman on [VOL 12]

the floor seems highly offended at an expression, which dropped from my honourable friend by me. I will agree with him, that this House may or may not agree with the present, or with any other motion, that shall hereafter be made by any gentleman in this House: this is a privilege, which I hope shall always be preserved, not only in show, but in reality; I hope no gentleman shall ever atttain to such a power, as to have a majority in this House always ready to approve what he pleases to propose; and I will likewise agree with him in this, that when any motion is rejected by a majority, it then becomes an act of the House, in which every gentleman must acquiesce; but I hope he will agree with me, that till the question is put upon any motion, and the opinion of the House taken upon it, it does not become an act of the House: now as no question has yet been put upon the present motion, and as it has yet been opposed only by those who are immediately concerned in the administration, I think it may properly be said, that what has been asked has been refused by power, or at least by those in power.—The gentlemen who opposed this motion, are forced to acknowlege, that this House has a power of calling of what papers we please; but then, say they, you ought not to call for the papers relating to any foreign negotiation, because all such papers must contain secrets which ought not to be published to the world. Is not this saying and unsaying in the same breath? You may call for what papers you please; but you must not call for the papers relating to any foreign negotiation, because the addressing for those appears, at first sight, to be such an adses his 'e' e mot co. pen th. Sir, I say, that when this House finds it necessary, they may call for all the papers relating to any negotiation whatever, and may insist upon having all of them laid before the House. Do not we know, that upon such occasion we name a secret and select committee to inspect such papers, and to report what they find in them relating to the affair under our consideration; and I hope we shall always have in this House ten ora dozen gentlemen, as capable to distinguish what ought to be kept secret, and as capable to keep those secrets, as any secretary or other minister of state, that is or ever shall be in this nation.

I am really surprised to hear gentlemen pretend, that there is no connection between the negot mons for carrying the Treaty of Seville into execution, and the Treaty of Vienna; when by that very Treaty of Vienna the Treaty of Seville was actually carryed into execution. It is plain to the whole world, that the Treaty of Vienna was the last negotiation set on foot for carrying the Treaty of Seville into execution; and in order to judge of this last negotiation, we only desire to see the Papers relating to the preceding negotiations, which were carried on for the same purpose. It may, for what I know, be true, that by the Treaty of Vienna we entered into no engagements, but such as we were obliged to by the nature of things, and the circumstances of the affairs of Europe; but it must surely be granted, that an express stipulation is more binding than a natural obligation; and that no prudent man will confirm a natural obligation by an express stipulation, unless he has some very good consideration for so doing: if we had entered into no express engagements, we should have left our posterity in the same case we were in ourselves; they might then have judged as well as we, by the nature of things and the circumstances of the affairs of Europe, as they should then have appeared to them; but now they are pinned down, they must judge only by the terms of the Treaty which we have made for them; and though the nature of things and the circumstances of Europe, should be entirely altered, it will, without doubt, be insisted on, that they ought to perform those engagements we have subjected them to.— The honourable gentleman said, that if the nation was in an unhappy situation, and if that situation was owing to any mismanagement at home, it ought to be inquired into; and that, on the foot of such an inquiry, he was ready to join issue with any gentleman in this House. On that foot, Sir, I am ready to join issue with him: to me there is nothing appears more certain, than that we are in a most lamentable and calamitous situation: and even from the lights I have already I am convinced, beyond all doubt, that our present situation is owing to the mismanagement of those at home: It may, I believe, be proved, to the satisfaction of every unbiassed person; but I must say, that if the honourable gentleman's opinion prevails in the present debate, he is taking a very effectual method to prevent its being in the power of any gentleman to bring proofs of what I have now asserted. While he is possessed of all or most of the magengine the inversity

terials necessary for such a proof, it is an easy matter first to deny gentlemen any access to them, and then to throw out a defiance; but this will not, I hope, be in his power; I hope this House will, in the present question, join with me in opinion, that it is absolutely necessary for us to have the Papers now called for, laid before us.-I would gladly know, how it is possible for the Parliament to give the Nation any relief in its present melancholy circumstances, if we deny access to those particulars from which only we can know what our present situation is. If the question should come before us, whether or no we ought to take any part in the present war? can we pass any judgment upon such a question, without first knowing how we stand engaged to the several powers abroad? and can we know any thing of this, without first examining the many Treaties and Negotiations which have been carried on of late years? If we are to take no part in the war, we must provide for the safety of the nation: How can we do this properly, and as it ought to be done? How can we judge of the esti-mates that are to be laid before us for that end, without knowing what danger the nation is in? And how can we know our danger, without knowing how we stand with respect to our foreign alliances and engagements? For these ends, Sir, we must have not only the Papers now moved for, but, in my opinion, a great many others will be necessary, in order to give us those lights which we ought certainly to have.—As I have said before, Sir, even as things now appear to me, all that has happened is the work of our own hands; the weakness of those whom many already look upon as our friends, and the strength of our enemies, is all of our own doing; gentlemen were told of it at the time when those transactions were carrying on, but they were too wise to listen to advice. When the whole chain and series of our management for several years past, comes to be impartially looked into, what I now say will be found to be true: certain causes will be found producing certain effects; these effects afterwards becoming causes, and producing other effects, till at last we have arrived at the miserable state we are now in; but these are matters, which I hope will soon come to be more fully opened, and clearly stated to this House.—The honourable gentleman said, "That Motions were often made with no other view, but to have Negatives put upon Automorphic of the figure of the

them;" if that be the case as to the present motion, the gentleman and his friends may easily disappoint us of the Negative we are supposed to expect; and I wish with all my heart, that the gentleman would give himself the pleasure of disappointing me and some other gentlemen, the obliging of whom did never, I am persuaded, yield him any great delight.

Mr. Danvers stood up next, and spoke as follows:

Sir :- I am entirely against your question: I think it is a most unreasonable proposition: and that it would be altogether as right and as dutiful in us to address his Majesty to bring his cabinet, with all the pape in it, and by it upon the tallie, or upon the floor of this House, to be perused by the members. An honourable gentleman, who spoke last but one, talked of the language of the people of England, and seemed to insinuate, as if they abused and railed at the ministry. As to that, I have been, since last session, in several counties of English, and have conversed with people of different parties, and I never heard any man reproach the ministry; on the contrary, they seemed all to think, that the cray dispute among as here was who should be minister; and as this is a dispute which the generality of the people of England are no way concerned in, gentlemen are much mistaken, if they imagine that the people of England trouble their heads about it.

The question was then put upon sir John Rushout's motion, and carried in the nega-

tive, by 195 to 104.

Debate in the Commons on Mr. Sandys' Metion for the Instructions given to the British Minister in Poland. Jan. 25. Mr. Sandys moved, That the Instructions given to the British Minister in Poland, anno 1729, might be laid before the House: he introduced the said motion as follows:

Sir;—We have been told, not only upon the occasion of our Address, in answer to his M.gc.ty's speech from the throne; but have likewise heard from gentlemen in a late debate, that the principal causes of the war now carrying on in Europe, proceeded from those obstructions which were thrown in their way, at the late election of a king of Poland: I shall therefore beg leave to move, That an humble Address be presented to his Majesty, that he would be greated to his Majesty, that he would be greated to his Majesty that he would be greated to he was held to he was held that he would be greated to held the held that he would be greated to held the held that he would be greated to held the held that he would be greated to held the held that he would be greated to held the held that he would be greated to held the held that he would be greated to held the held that he

his Majesty's minister in Poland, in the year 1729, be laid before the House.—It is very well known, Sir, that the late king of Poland was at that time in a bad state of health, so bad, that even his life was despaired of, and therefore we need not doubt, but that there were some measures then laid down for regulating, or at least influencing the election of a new king: as we had a minister there at that time, it is as little to be doubted, but that we were at least consulted, perhaps, by all parties concerned; we had a right to intermeddle, because there are, I believe, some treaties subsisting between us and the republic of Poland; and we were certainly interested in that great event, because of the extensive trade carried on by our subjects in that fruitful kingdom: It is true, the then king of Poland happened to live for a few years after; but it is probable, that the measures then agreed on, were much the same with those which have been since pursued; or at least, that the measures then concertéd, very much influenced some of those measures which have been since carried into execution: for this reason, I should be glad to see, and I think it is absolutely necessary for this House to see the Instructions, at least, that were sent to our ministers at that time, before we can determine any thing as to the state in which we stand at present, with respect to the war now unhappily begun in Europe; and therefore I have taken the liberty to make you this motion, which I hope the House will agree to .- This motion being seconded by Mr. Chetwynd, a debate ensued, in

Mr. Henry Pelham spoke to this effect :

Sir ;-The motion now made by the worthy gentleman, can, in my opinion, bear but a very short debate. For my own part, I really think it a most improper motion, nor can I apprehend what the gentieman means by going so far back as the year 1729. I do not, indeed, remember any thing of the king of Poland's bad state of health at that time; but let that be as it will, it is certain that if he was then indisposed, he recovered of that indisposition, and lived a long time after in a state of perfect health; and even when he did die, I believe it will be granted, that but a few days before his death happened, he was in as good a state of health, and likely to live as most men of his age in Europe. -I wish, Sir, as has been wished in a former debate, that gentlemen would be so

candid as to declare what they really intend by such motions as they have made of late: if they would once fairly tell what they mean, we might form some judgment, whether what they asked for was necessary for attaining the ends they propose; and in that case, if any thing necessary or reasonable should be refused them, they would then have some just ground of complaint; but thus to move, day after day, for all letters, all instructions, sent to his Majesty's ministers at the several courts of Europe in general, is a method of proceeding altogether new in this House; and if these motions were complied with, I can see nothing they could possibly tend to, but to the increasing of those troubles and commotions which are already begun in Europe: this would, as I take it, be one of the certain consequences of the motion now made to us; and therefore, as a person no way concerned in the administration, but as a member of this House, I shall heartily give my negative to the question.

Mr Horatio Walpole spoke next.

Sir; After what has been said by me honourable friend, it may, perhaps, by thought that I give both this House and myself a recessir trouble, in urging any thing fa ther against the question now before us. If we should agree to this motion, it would, in my opinion shew a very great dire yet to his Majesty; for as his Majesta ha from the throne assured us that he had no share in those measures which bave occasioned the present war, other than by his good offices; and as this motion, if it means any thing, means to insinuate that his Majesty has had a share in the late transactions relating to the election of a king of Poland, our agreeing to it would plainly be to tell his Majesty, that we suspect he has had a very great share in those measures which gave occusion to the present war; and therefore, Sir, I must sar, that I have a better opinion of this House, than to believe that they will ever agreee to a motion so inconsistent with that duty and respect, which we have expressed in our Address ! of thanks to his Majesty .- There are some gentlemen who seem to have laid it down as a principle, that every thing that's wrong, help ca in what comer of Larope it will, must be osting to the misma agoment of the Ministers of Great Britain: and those gottlemen do all they can to perso de lor people to think in the saine

steps have been made by any power in-Europe, with regard to the election of a king of Poland, they must be owing to the misconduct of our ministers; to think that any instructions given to our minister in Poland in the year 1729, can have the least relation to what has lately happened, either in that or any other kingdom in Europe, has really something so ridiculous in it, that I can hardly believe the gentleman was in earnest when he made the motion. From such motions it may be expected, that in a few days some gentlemen will rise up and move for the Instructions sent to the lord Kinnoul at Constantinople, in order to prove the victory of the Persians owing to them.-The same gentlemen have of late pretended to be very artful and dexterous, not only in discovering the hidden causes of things past, but in prophesying and foretelling future events. When ought comes to pass of moment, they cry, O! this we told you long ago; and thus they pretend to have foretold every great event that has lately happened in Europe; but I would gladly ask them, where or when any of them have prophessed, what potentate, or in what manner a 3 potentate, would interfere in the ejection of a king of Poland? have any of them prophesyed that the king of Sardinia would grant a passage to the French troops through his territories to Italy; or did they prophesy, that he would join with Trance in dectaring war against the Emperor? have any of them prophesyed, that the two strong forts of Milan and Pizzighitone, that might have been reasonably supposed to have held out a siege of five or six months, should have been taken in a few weeks? In short, Sir, they have pretended to foretel every thing, and have really foretold nothing; I have lately seen a pamphlet to this purpose; but being a digression from the question, I shall say no more about it. As to the motion itself, it appears to me in such an odd . ght, that I dure say, the gentleman who made it, when he considers better of it, will rather withdraw it, than have it stand in the Votes of this House; if he does not, I shall certainly give my negative to it.

Sir Charles Wager spoke next against the monen as follows:

Sir :- The honourable gentleman who spoke last, laving ment and ramphlets, brings to my mind that I have lately seen manner; but to mingine that if any wrong one, intitled, Observations on the con-

1729' which I believe I should not have read, had I not been told that my name was war; and though I thought myself then old enough to be laid eside, yet I had the honour to be appointed by his Majesty commander of some of them; with one of these squadrons I sailed to the Baltic, for the relief of Sweden, which was then in a very dangerous situation, the Muscovites having then a large squadron at sea, with which they were plundering and ravaging their coasts, at the same time that they were attacking them with a numerous string by land. The very news of our fitting out such a squadron for the Baltic had so good an effect, that before I arrived at Stockholm, the Muscovites had agreed to conclude a peace with Sweden, upon reasonable terms; so that when I came to Stockholm, I-was told by the court, that they had no farther occasion for our Fleet; but the fright the poor people were in, where I touched, and their joy on the seeing our Fleet, was a plain demonstration of the danger they thought themselves in. I went afterwards to the coast of Spain, in Dec. 1726, with another squadron, where I craized, and looked out with all possible care for the Spanish Flotilla, then expected home; they, indeed, had the good fortune to escape me; but if the gentleman who wrote that Pamphlet, knew the place I was obliged to cruize in, and the only place I could possibly or ize in, for the intercepting of the Flotilla; and if he knew the great seas that roll there in the winter time, he would not have had occasion for long nights, or foggy weather, as a reason for my having missed meeting with the Flotilia; he would have known, that at that time of the year they might have passed even within my view, without its being in my power either to come up with them, or to fire a gun at them: but gentlemen often censure other people's actions, because they know nothing of the matter about what they take upon them to criticise. I have served as an officer in the navy ever since the Revolution, and, I hope, I have hitherto served without the least reproach: I am sure I have always enduavoured to serve my country to the monost of my power; and therefore, I hope, reactions upon my cendact; but some

duct of Great Britain, with regard to the people seem to think, that, with our squa-Legotiations and etha ctransactions abroad, drons, we may do whatever we please, and that if a squadron is fitted out we must fight, whether there be any occasion for it mentioned in it. It is true, that about the or no; I believe they think, that with the times mentioned in that Pamphlet, we were hast squadron we had at thead, we ought obliged to fit out some squadrons of men of to have fought the Dutch, who came and joined us, rather than not to have fought at all; but surely this, as it is a very monstrous, cannot be a good opinion: we may perhaps, this year fit out a squadron, and possibly they too may go no farther than Spithead, they certainly will not, unless there be a necessity for proceeding farther; but when all our neighbours are fitting out squadrous, and making great military preparations, it would surely be very imprudent in us, not to put ourselves, at least, in a posture of defence.

> Mr. William Pulteney spoke in behalf of Mr. Sandys' motion:

Sir :- I am very apt to believe, my honourable friend over the way, who made you this motion, was very serious, as he always is in every motion he makes in this House. The reason he gave for his motion was a very strong one, so strong that it has not as yet met with any answer; for if it should appear, that we, at the time he mentions, concerted measures in conjunction with other powers, for regulating or influencing the next election of a king of Poland; and that the plan then laid down has been since pursued; these Instructions will certainly inform us, and from thence we may know a little more of our present situation than we do at present: but I find, if the opinion of some gentlemen prevail, we are to have no information at all; and in that case, how we can answer his Majesty's expectations, who desires our advice and assistance, I leave to every gentleman to judge,-The hosourable gentleman, who spoke last but one, talked of prophecies, and asked what thos prophets had prophesied; had they, said he, prophesied this? or had they propliesied that? What prophets or prophecies he means I do not know; but I may say, that without any great spirit of prophecy, the moment you separated the courts of Vienna and Spain, every thing that has since happened anglit have been easily foretold. The gentleman likewise talked of Pamphlets; I have likewise seen a pamphlet, lately published, and whether from the stile it is wrote in, or the perplexity in the way of thinking which is discovered in every part of it, I think I can

be almost certain as to the Author of it. [Here he gave a description of the person he supposed to be the author of it.] The whole of this fine performance results in this, That the nation is in a very bad situation: something must be done, but what is to be done the author does not know. If we do one thing, we are still in the same situation we were before, perhaps worse; if we do another thing, our case will still be the same: in short, he at last leaves us in the same wretched condition he found us; upon which, Sir, I must suppose this case: suppose a physician to have a patient for some time under his hands; the patient lingers and decays, and at last finds himself in so low and weak a condition, that he begins to despair; the physician is sent for; the patient complains and asks what is to be done; the doctor answers gravely, Sir, you are indeed in a very bad state: there are but two or three ways of treating your distemper, and I am afraid neither of them will do; a vomit may throw you into convulsions, and kill you at once; a purge may give you a diarrhæa, which would certainly carry you off in a short time; and to bleed you, Sir, I have already bled you so much, and so often, that you can bear it no longer. In such a situation, would not the patient probably exclaim against his doctor, and say, Sir, you have always pretended to be a regular physician, but I have found you an arrant quack; I had an excellent constitution when I first came into your hands, but you have quite destroyed it; and now I find I have no other chance for saving my life, but by calling for the help of some regular physician.-But, Sir, to be altogether serious, for the subject is really of a very serious nature; if gentlemen have a mind to do something for the safety of the nation in our present melancholy circumstances, and seriously to ask the advice and assistance of parliament, those things that are necessary for our information must not be denied: their being refused by a majority, which seems to be almost the only argument urged by gentlemen who oppose these motions, will not have any weight with the nation; gentlemen, it is true, must acquiesce in what is done by the majority, but it will not have all that force without doors, as some may imagine. I know, Sir, it is not allowable to say any thing against what is done by a majority of this House; but there are certain methods of speaking, which are not against order, and which might, notwith-The Lytike of the inversit

standing, make gentlemen feel, that an answer could be given, even to that unanswerable argument, of its having been done by a majority.-I have known, in former parliaments, most scandalous things done by a corrupt majority; any thing's being done or resolved on by a majority, even of this House, will not make it right, nor convince the nation that it is so, We know what opinion the whole nation had of that wicked scheme, which was before us last session: we know what abhorrence they still have of it, and of many of those who voted for it; and yet that scheme, to use an honourable person's own words, was attended with a majority in every division; but this is foreign to the question, I only mention it to shew how unfairly that argument of a majority is urged by those of the other side. In a late debate, Sir, gentlemen found fault with the question then moved, because of its being too general. They desired that we would be a little more particular, and lay our finger upon some paper or papers relating to some particular transaction, which might give us the information we desired, with respect to our present situation. The election of a king of Poland, and the measures that have been taken by certain powers, for influencing, or rather for directing that election, has been owned on all hands to have been what has given rise to the present troubles in Europe; and now when the particular Instructions, relating to that particular affair, which were sent to our minister at that court, only for one year, and that too several years ago, are moved for, still we are told by the same gentlemen, 'You are not particular enough, your demands are unreasonable; ask but what is reasonable, and we will give it you, provided the majority agree to it.' At this rate it is impossible for gentlemen who are entirely ignorant of our late foreign transactions, to ask for any thing; for it is not to be presumed, that any man can ask for any particular paper, from which this House could get a proper information, even as to any particular transaction, unless he knew very exactly the whole series of that transaction, and all the other transactions relating to it.-The honourable gentleman by me, has been pleased to declare his willingness to enter into the most strict enquiry; and for that purpose has promised a great deal of condescension, as to the laying before the House whatever Papers might be thought necessary for their information; sale no pipiny bankhin of

but what has all this come to? Why, he and the majority have condescended to give us a Treaty, which has long ago been in print, at 1 p. blished in, I believe, most of the countries in Europe. I must set, Sir, that such treatment is intolerable; I do not know what name to give it; but I show avoid giving manes; I would not willingly fling the first stone; but if any state be fluing at ne, I shall always be ready to fling it back again.

Mr. Horatio Walpole spoke next.

Sir. The honourable gentleman who moke last, ended his speech with saying, that he would not willingly fling the first stone; but it seems he had then forgot what he had said but a very little before, by which, if he did not fling a stone, he at least, in my opimon, threw a very great puble at the whole House: After having told us, that it was not allowable to say any thing against what was done by the majority of this House, he said, That there were, notwithstanding, some methods of speaking, which were not aganist order, and by which gentlemen might he made to feel, that an answer might be given to what the majority had thought unanswerable; then he talked of actinoalous things having been done in former parliaments by a corrupt majority: now, Sir, I would be glad to know how this House can feel any thing that is said of former parbaments, unless it be meant, that the present parliament is of the same nature with the former parliaments talked of; this, Sir, as I have said, seems to be a very great pebble thrown at the whole House; besides the dirt he had before flung at the supposed Author of a pamphlet lat ly published, whom he took care to describe so particularly, that, I believe, every gentleman thinks the author, or at le at the supposed author of that paniphle t, is now speaking to you; but I can freely declare, that I am not the author of it; I have, indeed, read it; and I believe the greatest quarrel that gentleman and his friends have with it, is, that they do not know how to answer it. The honourable gentleman likewise mer tioned the case of a patient and his physician; but I leave the world to judge, who most deserve the appellation of quarks, they who have the proper degrees, and practise in a regular marner, or that gentleman's triends, who have been for some years past dispersing ther / ack bills round the country, ex-Claiming against all those in the regular practice, and endeavouring to persuade people in good health that they are in a dargerous condition; and that if they do not in mediately discharge all their regular hysicians, and swallow their quack powders, they must inevitably per sh.-Bat, Sir, to be serious, as the gert chan said, upon this statest, though I cannot think that the subject now before us is so serious as he would represent, if the seaturtlemen would fairly and openly ent a refo the coasidermon of the State of the Nation, I will dery that gentleman, or any other gentleman to show, that these in the adranistration have geted any part, or entered into any measures, but what were, at the time they were transacted, the most consistent with the interest of Great Britain of any that could then be thought of, or entered into. Gentlemen may give to the present administration the name of a shifting administration; gentlemen may say that they have wheeled about from court to court; but upon inquiry, it will appear, that they have never shifted or wherled, but when the interest of their country required it, and that if there has been any shitting or wheeling, it was always owing to a change of the measures at other courts: as long as any power in triendship or alliance with us, continued to act agreeably to the interest of Great Britain, so long we continued firm to them, hat when any of them began to enter into measures which were directly opposite to our interest, we then likewise changed our measures, and had recourse to other powers, who, from that moment, became our more natural athes: this, Sir, has been the method always observed by those in the administration, but I know who they are who have shifted and wheeled with quite another view than that of the interest of Great Britain; when we were in friendship with I rance, they were caballing with the ministers and agents of the I mperor, when the face of affairs changed and our friendship with the Emperor was restored, they then caballed with the nuristers and agents of Prince; and thus they have been a ways in the greatest frendship with those who have been most at crimity with their native country. In short, Sr. I find, that those gentlemen who edl themselves Parnots, have taid this do va as a fixed principle, that they must always apprisa those mais ares which are resolved on by the King's ministers, and consecut itly must aways and cour to show that those mea tires are wrong, and this,

Sir, I take to be the only reason why they have been as yet so silent as to a certain subject, in which the interest of their country is very much concerned; their language at present is, as I suppose, ' Do not let us declare our opinion; let us wait till we know what part the ministry takes, and then let us endeavour to shew that they ought to have acted quite otherwise:' if I may be allowed to use a low simile, they treat the ministry in the same way as I am treated by some gentlemen of my acquaintance, with respect to my dress; If I am in plain cloaths, then they say, I am a slovenly, dirty fellow; and if by chance I have a suit of cloaths with some lace upon them, they cry, what, shall such an awkward fellow wear fine cloaths? so that no dress I can appear in can possibly please them. But to conclude, Sir, the case of the nation under the present administration has been the same with what it always has been, and always must be; for to use another simile, which my worthy friend over the way, whom I have in my eye, will understand: as long as the wind was fair, and proper for carrying us to our designed port, the word was ' Steady'-'Steady'; but when the wind began to shift and change, the word came then necessarily to be, 'Thus'___' Thus, and ' no nearer' !

Sir William Wyndham stood up next: hereupon the Speaker rose up, and said, that gentlemen had departed so much from the point in debate, that he would beg leave to read the question again. This done,

Sir William Wyndham proceeded as follows:

Sir - I shall take care in what I have to offer, to confine myself as strictly to the question as possible, though I must say, that those gentlemen who have spoke against it, have made such long digressions and have traversed so many parts of Europe, that it is a difficult matter to say any thing in answer to what they have been pleased to advance, and at the same time to keep close to the question. As to the digressions which the gentlemen have run into, I shall not give the House much trouble about them; and as to arguments, the only two that I have heard made use of, or so much as hinted at, against the question, are, that the agreeing to the motion now made to us would be shewing a disrespect to his Majesty; and, that if it should be agreed to, a could be of no ser-

vice, as to the giving us any information about our present circumstances.

It is said, Sir, that the agreeing to this motion would be shewing a disrespect to his Majesty, because it would be shewing a sort of suspicion, that his Majesty has had a share in those transactions which have given occasion to the present war : though he has, in his speech from the throne, declared, that he has had no share in them. The answer to this objection is plain; we all know, it has always been allowed in this House, that speeches from the throne are the speeches of the minister, and upon that supposition it has always been thought, that neither this House, nor any member of this House is guilty of any disrespect to his Majesty, in examining and canvassing with all possible freedom every sentence of the speech from the throne; even the facts there asserted may be denied, and if upon examination it should be found, that they are false, the minister ought and certainly would answer severely for it. This is the very case now before us: it is allowed on all hands, that the election of a king of Poland is the principal cause of the war now broke out in Europe; and to tell us, that his Majesty has said, that he has had no share in that transaction, and that therefore we must not inquire into it, is a direct begging of the question: the ministers are the only persons we can suppose to have said so, and there are other gentlemen who affirm, or, at least, suspect the contrary; this is a fact then that is controverted; this is the fact which the House is to inquire into; and when a motion is made for having those papers laid before us, which are necessary for giving us some lights into this affair, shall gentlemen be told, that such a motion is improper, because it is inconsistent with that respect which we have professed for his Majesty, in our address of thanks? If this House can be persuaded to accept of such an ex-cuse, if a majority of this House can be prevailed on to join in such a method of proceeding, those gentlemen who can so prevail upon them, may throw out as many defiances as they please: they are the sole masters of all the proofs that are necessary for, or can be made use of upon any inquiry; and they are, it seems, resolved to continue so. Whether this House, Sir, can have any

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down hed by any gentleman in this flood in the transactions with gave oc-Ho se, has to me it seems very probable, the ventry from these instructions recerse some ill is, which may enable as to determine but this nation stands engine de with respect to the war now carry agree at Ear spe, since the practical reason of hait wir is a town dito be found dispositive little election of a king of Po and. Gottlemen may, if they please, metend ignorance, b. tot is very certain, that the late king of Pol and was in the year 1729 in a very oad cosa tion, with respect to his hearth, and therefore it seems certain, that some niermarks unist have been concerted, relating to the then future election of a at g of Poland; whether we had any, out what share in those measures, is what this House now wants to inquire into, and to the it seems as evident as any demonstration whatever, that the seeing of those a structions is absolutely necessary for the end. It is true, the king of Poland did recover i a little, and did live for a few years after, but he' never was after that in a state or perfect health, and, consequently, it is most reasonable to believe, that the incasares then concerted were the same with, or it least, did very much influence to or ascresactually pursued upon the derive of that kings at we had no share in the transactions at that time carried on in Pound, surely no secret can be discovered by the laying of those a structions before tars House, and if we had any share in those transactions, it cannot be said, I think, that we have no manner of share in , these transactions which have occasioned the present war in Europe.

What share we had in those transactions, th. I see those Instructions, it is mpossible for me to say; but from the lights I already have, it appears evident to me, that we have had a very large share in ill the other negotiations, which have been lately carried on in Europe. Did not we procure the introduction of the first prost forces into Italy? Are not we Guarantees for all Don Carlos's rights and Lossess one in Italy? Are not we Guiranters for a lithe Emperor's rights and posses-Firsta Italy? Are not we Contrastees escy for the Pragmatick Sanction in its full extent? I believe we are under engagements to every one of the Northern powers, and I have heard, that we are o her some engagements to the Court of The tees so that let a wir have broke out betyeen any two powers in Europe, it who be difficult to show, that we had no TYOL, IX }

casien to that Wall, pon the contrary, I believe it will spoeds, that came about in anthrase justify only demand again as: and this, Sar, is our present unhappy sitoution: If this shows and wildow, or reg far practace, as the graticarm was preased for all it, in those at the Lehn of our affairs, I have to the world to galge : We have be a ranne got lover larope, and erforing rato characterists with every prince and test in Larope, and all this without any national beach in view, but generally to the great detrio at of our domestic afters, and often to the great interruption or o e to clean ad pars or the world, and how problems it is a be, that the same a dam, all colors his rat us into this trution, will be able to extricate as out of it, is a question which may be

A. D. 1534.

cas is resolved. We were teld, Sir, the first day of se sion, that we were to concert measures, and to see in coasia action with powers who are under the spore engagements with is, and have not taken pure in for prisone war, more purioscarly the Star treneral: But I would gladly know, if we have latherto taken any one stip in committee with them? Is it not well known that on most cases we have laidly made the fact step by marselyes, and then Live, with great difficulty and expense, prevailed on them to follow us, when they never did, but upon their own terms, and under very great restrictions and reservations: They have now indeed done so nething for their own scear ty, but what they have done was, I believe, done with rat any thing of our participation; they did not so much, I believe, as consult with us aponthat head, which really looks as if they had some distrust of our power, or as if they thought they could not pur any confidence in the counsels of this aution, and if our most natural clics should once begin to harbour sich an opinion of is, we may then conclude, that there is no dependence to be had upon their friendship or alliance.

In short, Siz, if his Majesty expects our advice upon the present state of the affairs of Europe; if his Mijesty expects the assistance of parliament in the present exigency of afforms, we must be intormed how our affairs stand, before we can in a proper parhamentary way give either our advice or assetance. It was with this view, and with this view only, that some Papers have been already colled for, which have indeed been refused by a ma-{ Q ~

jority; it is with this view only, that the Papers mentioned in the motion now before us are asked for, and if they likewise be refused by a majority, we may, perhaps, give his Majesty such assistance as his ministers shall please to ask; but I am sure we can give no advice, nor can we give a

Sir Robert Walpole spoke next:

reason for what we do,

Sir; I will agree with the honourable gentleman who spoke last, that the present posture of affairs does require, and his Majesty expects the assistance of Parliament; but I will say, that the present motion, and some such lately made, had the House agreed to them, would have tended to increase the present troubles and confusions abroad, rather than to have given any real assistance either to ourselves or others. I believe, Sir, there is not a Court in Europe, whether engaged in the present war, or otherwise, but expected to have known by the 17th of this month, what part Great Britain was to have taken in the present War; as yet it remains unresolved, or at least, a secret, and it is the interest of Great Britain it should continue so; but some gentlemen seem inclined not only to precipitate their country into a resolution, but to publish that resolution, as soon as taken, to the whole world; and which side deserves most the thanks of their country, those who are for our coming to no resolution till we have fully examined the circumstances of affairs, and even then concealing our resolutions till we are just ready to carry them into execution; or those who are for our coming to a hasty resolution, and immediately publishing it to the world that our enemies may have time to provide against it, I leave to the world to judge.

Whatever other gentlemen may think, it is my opinion, that our situation is much better than can well be expected; and whenever that matter shall come to be examined into, I believe it will appear, that our present situation is the very best the nation could possibly be in, with relation to the present posture of affairs in Europe. The gentleman who spoke last, was pleased to mention the states of Holland, and that they had done something for their own security; 'tis true, they have done something, they have entered into a treaty of neutrality; whereas we have remained entirely in a state of inaction; but upon this very account, I think, we are in a much better condition than they are, for by that neutrality they have engaged not to act at all, nor to concern themselves in the present war; we are still at liberty, and may, upon any event, take that part which shall then appear to be most for the interest of Great Britain: In this then our case is better than theirs, because they are engaged by an express stipulation not to concern themselves in the present war, whereas we are under no engagement, but that natural obligation which lies upon every country not to concern themselves in any war, unless they find it for their interest so to do.

I do not believe. Sir. that the States General, or any other foreign power has less trust in the strength, or less confidence in the counsels of this nation than they formerly had; but if it were so, I should not wonder at it, when every post tells them, that we are a divided nation, and that there is no dependence to be had upon our present counsels, because great alterations are soon to happen, which must necessarily produce a thorough change in all our public measures; and upon this consideration I leave it to every impartial man to judge, if we are in any unhappy situation, who have contributed most to it, those who have honestly and faithfully served the crown, or those who have made it their business for some years, to do all that was in their power to distress every measure of his Majesty's government; and that too in conjunction with a person who I believe will never be trusted by any

court in Europe.

His Majesty, in his Speech from the throne, has told us, that he is not any way engaged in the present war, and that he will take time to examine the facts alledged on both sides, before he comes to any determination; when he has done so, it is not to be doubted, but that he will lay all the informations he can get before his parliament, and will take the advice of parliament, what part the nation ought to take in the then conjuncture; why then should we endeavour to anticipate his Majesty's wise designs? Why should we run headlong and plunge the nation into a war, by joining either one side or other, before his Majesty has had any time to examine into the posture of affairs abroad? This seems, indeed, to be the view of some gentlemen; but surely such a rash proceeding would rather increase than diminish the unhappiness of our present situation; and is very far from that coolness and temper which ought to be shere.

when the very safety of our country de- ters and instructions relating to our fore gre pends upon the pradence and quanimity of

our resolutions.

An honourable gentleman, Sir, who spoke some time ago, took indeed a great deal of liberty in talking of majorities of parliament; but I would have gentlemen to know, that when they talk of such majorities at present, they speak of their equals as members of this House, of their equals on any ground in England; let gentlemen but east their eyes round the House, and they will find a number of gentlemen superior to the highest number of their minority, who can as little be suspected of corruption, as any of those who generally appear upon the minority side of the question.

It is, Sir, an easy matter for gentlemen to represent the measures, lately taken by the government, as unwise, inconsistent, and the like, or to give them what other epithets they have a mind, but when the day comes for inquiring into them, which I as heartily wish for as any gentleman in this House, I believe those measures will appear in a quite different light; and those gentlemen, who may perhaps have hearkened to every little whisper of some of the foreign ministers at this court, which is, I believe, the only foundation they have for what they have asserted, will find themselves at last disappointed. Whenever such an inquiry shall be resolved on, I make no doubt, but that the majority of this House will agree to call for every paper, that can be thought necessary for giving the House a full information of the present state of the nation: But this is not the question at present, nor are we now to inquire whether his Majesty has had a share in those transactions, which have given occasion to the present war in Europe; and therefore I cannot think we have, at present, any thing to do with any instructions given to his Majesty's ministers in Poland or elsewhere.

His Majesty, 'tis true, Sir, expects the assistance of his parliament, but for what? He does not immediately expect such an assistance as to enable him to take any part in the present war; he wants only such an assistance as may enable him to put the nation in a proper posture of defence; and surely we may determine what assistance will be necessary for that end, without inquiring into any of our foreign negotiations. It is for this reason, Sir, that I thirk the House has done light, in rejectmg all the motions natherto made for letaffairs, and, for the same reason I make no doubt, but that they will likewise reject the present motion.*

The question being then put upon Mr. Sandys's motion, it was carried in the ne-

gative by 202 against 114.4

* "The nation at that time was pestered with papers and pamphlets, which held forth, that every member, who voted on the side of the minister, was a hireling, and voted for the sake of money or interest. Lists had been published of those who voted for and against the Excise Scheme, with the places, which the former held under the government, annexed to their several names. This had operated wonderfully upon the minds of the people, who were taught to believe, that every member, who had not a visible place, and voted for the government, had a private pension, or some other granification Sir Robert Way of letticught, that then was the time for confuting a charge so injurious to himself, as well as destructive of the constitution: and he did it in a nuble manner, which will do honour to the works of the best orators of Greece or Rome." Tindal.

4 "The great business of the opposition now, both in their discourses and writings, was to represent the pacific conduct of the minister in the war begun against the emperor by France, Spain, and Sardinia, as the effect of pusillanimity, or of somewhat still worse, a secret correspondence, and prior engagements with I have Though the death of the kit g of Poland was sudden and unforeseen, though the Peles were almost unarimous in electing Star (saids for their king, and though nothing could be more natural than to think that his son-in-law, the French king, would support that election; yet the English minister was publicly accused of having, in the year 1729, entered into engagements with France to promote the election of Stanislaus upon the demise of king Augustus. As nothing could be more unpopular in England than such a charge, it might have burt the minister, had not his enemies carried it to a ridiculous excess, by supposing that his favouring the election of Stanislaus, was the cause of England being averse to assist the emperor against his powerful enemies, who were every day stripp of line of his do-minions, and was the consequence of the engagements had been formed with France. As to the charge itself, it was unsupported by even the shadow of evidence at the time of the death of king Augustes, and some time before. But as that king, in the year 1729, had a fit of illoess, and as Mr. Woodward was then the British minister at his court, the opposition believed, or pretended to believe, that orders had been sent han from large ad to facour the election of Stanislaus, if king Augustus should

" In consequence of this motion, Mr. San-

Debate on a Motion for an Address to know, how far the King was engaged, by his Good Offices, in the Causes of the War against the Emperor.] Then Mr. Edmund Waller, member for Great Marlow. rose up and moved, "That an humble Address be presented to his Majesty, that

dys, on the 25th of January, moved the House of Commons, that an humble address be presented to his Majesty to give direction, that the several instructions to Mr. Woodward, his Matesty's manster in Poland in the year 1749, be

laid before the House.

" This motion was backed with the reasoning we have already exposed; and the ablest members of the opposition, conscious how weakly it was founded, instead of supporting it upon parliamentary principles, brought their own private surmises as arguments for it; and finding the motion po longer defensible against the reas ming of the minister and his biends, they endeavoured to turn them into ridicule. But even in this method they were worsted by Mr. Horatio Walpole, whom they had always affected to represent in a very mean light, both in his person and parts.

· As to his person and air, which, at the time now described, were so indecently treated, they were such as are daily seen in a plain, houest, country English gentleman; and both of them presented to these of many of his antagonists, who affected to speak of them with the greatest freedom. He did not affect to be cloquent, but he was a sensible, shrewd, ppc kers and though he was not what is properly termed witty, yet he had more ready hu-mour than any man in the Rouse. His understanding was more solid than specious; and the blumlering of which his enemies accused him, was no other than a vague, cant term, more they never could prove he committed an error cather in his public or private management, unless he punctually fulfilling the will of his severeign and superiors is to be deemed such. But to put his abilities in a public capacity out of all manner of doubt, nothing is more certain than that after his brother resigned his places, and when Mr. Walpole attended his duty in the House only as a private gentleman, which he did during the last fifteen years of his life, no man in parliament was better heard, or carried more weight with him when he spoke, which he pretty frequently did; because, at that time, he had more expemence to be ness than any member in the House, and more knowledge of American affairs than any man in England.

" The personalities which passed in the debate last mentioned, were such as can have no place in a national history; and they were carried on both sides so far, that the speaker was obliged tranform the gentlemen, that they had lost sight of the question, which he again he would be graciously pleased to communicate to the House how far he had been engaged, by his Good Offices, in those transactions, which had been declared to be the principal causes and motives of the War, which was then begun and carried on against the Emperor, with so much vigour, by the united powers of France, Spain, and Sardinia." This motion was seconded, but, being opposed by the courtiers, it was carried in the negative, without a division,

Debate on Mr. Sandys's Motion for an Account of what Application had been made to his Majesty, by the Parties engaged in the War.] Then Mr. Sandys stood up again, and said, 'That though the motion he had just before made had been rejected, yet, as he never proposed any thing in that House, but what he thought just and reasonable, he was not therefore apt to be discouraged; and for that reason he would beg leave to make another motion, which he hoped would meet with better success, which was, "That an humble Address be presented to his Majesty, that he would be graciously pleased to communicate to the House, what Application had been made to him by the several parties then engaged in the war, founded upon Treaties or other Engagements." This motion being seconded by sir John Rushout, the same was opposed by

Mr. Henry Pelham, who spoke as fol-

Sir :- It is very true, that the honourable gentleman, who made you this motion, is not very apt to be discouraged, but however he may flatter himself with success in his present motion, it is, in my opinion, so much of a kin to his former motion, which the House has already rejected, that I can see no reason he has to expect, that the present should have a different fate. Majesty has already told us, that he was no way engaged in the present war, nor had had any share in those transactions which gave rise to it; and therefore it is not to be presumed, that any power engaged has made any application to him founded upon treaties or other engage-Some of them might perhaps have ments. made an application to his Majesty for his assistance; but even such application was not to be presumed, because, had any such application been made, it was not to be doubted, but that his Majesty, in his speech from the throne, would have taken some read." Tinday ragering t sed in the University of Motice of it. As this great an, Sir, is of the same nature with the former question moved by that gentleman, and founded upon the same jealousy of his Majesty's conduct, it is impossible for me to have any thing new to urge against it; but I believe it is as impossible for any gentleman in this House to say any thing new in favour of it; and therefore I shall give the House no farther trouble, only to declare, that I shall give my negative to it, as well as I did to the former.

Mr. Palteney spoke in favour of the motion:

Sir :--In whatever light the honourable gentleman, who spoke last, may take the present motion, I think it must bear a very different consideration from the motion intactly resuce by my worthy to cata. I believe it will not be denied, but that we are under some engagements to every one, or, at least, to most of the powers concerned in the present war; and whatever we may at present pretend to think of those engagements, it is very probable, that those to whom we are engaged think otherwise: it is not to be doubted, but that some of them think that we are, by the engagements we have entered into, obliged to assist them, upon the present emergency; and it is pretty well known, that they have made application for an immediate performance of those engagements. I have heard, that ten thousand land-forces, or some such number, has been actually demanded by one of the powers engaged in the war; I will not, indeed, affirm the truth of it, though I have something more than the whisper of a foreign minister to confirm what I say .- It is well known, Sir, that in most of the engagements we have entered into with foreign powers, it is left to the choice of the power we are engaged with, to demand a quota in a squadron of thips, a certain sum of money, or a certain number of troops; and as we are to go into a Committee upon the supply on Monday next, there is nothing more reasonable, than that the House should be informed of what demands have been made upon us, and whether those demands have been for ships, money, or men, before we go into that Committee; for, without such information, it will be impossible for us to know how to come to such resolutions, as may be most for the safety and honour of the nation. The motion is therefore so far from being unreasonable, that it is necessary it should be complied with; and if it is not, I cannot really see how we can

properly go into the Committee upon the sup ly on Manage next.

Sir William Yonge replied:

Sir;—I can see no reason, why the House may not be fully prepared for going into the Committee of Supply on Monday next, though this motion should be rejected as the others have been; and therefore I do not think it necessary to enter into the debate at present, whether the motion be reasonable or no; there may be another time for that question, for which reason I shall now only move for the previous question.

Mr. Pulseney stood up again, and said:

Sir :- I find the gentleman, who spoke last, has avoided entering upon the merita of the question, and, by a sort of parliamentary trick, by moving for the previous question, he intends, it seems, to put off the question for this day, at least; this, in my opinion, is treating the facstion with much greater indecency than if it were to be fairly argued, and afterwards rejected; for if the question be delayed until after Monday next, it will then be too late to enter upon the consideration of it; it will really be in effect, first to resolve, and then to enter into the consideration of what ought to be resolved; and therefore I must desire, that the question may be fairly debated, that gentlemen would, at least, give us a reason for what they are to do, and then let the motion stand or fall upon its own merits.

Sir William Yonge answered as follows:

Sir :-I did not intend any trick when I moved for the previous question; it is what has been always practised in this House, when any question has been moved, which gentlemen have a mind to favour so much as not to put a negative upon it: but even as to the merits of the question, it cannot, certainly, have any relation to any resolutions we can possibly come to on Monday next in the Committee of Supply; for all the resolutions we come to in that Committee, are founded upon estimates given in, or demands made by the crown; and if any demand were to be made upon this House, to enable his Majesty to send a quota either of ships of war, money, or troops, to any power in Europe, such demand would certainly be laid before this House by his Majesty's orders, without putting us to the trouble of presenting any such address as is now moved for : there is

therefore no necessity for entering this day | upon the merits of this question; the gentleman may renew his motion when he thinks proper, and then I do not doubt but other gentlemen will debate the reasonableness of it; and as it appears to the House, it will certainly be agreed to or rejected; but as I do not think this a proper time for debating it, I must insist upon my motion.

Mr. Walter Plumer said :

Sir: As we shall probably come on Monday next to some resolutions with respect to our seamen, I should think it necessary for this House to know what demands have been made upon us by our allies, before we come to any resolution on that head; otherwise we may leave room for those extraordinary messages and demands towards the end of the session, which this nation has of late been too much accustomed to. The gentleman who moved the previous question, says, That this is not a proper time for entering upon the merits of the motion now made to us, because if, any such application had been made by any of our allies, and his Majesty had resolved to grant what was asked, he would have ordered this to be laid before us, together with the estimates and demands of the current service of the ensuing year. Is not this directly to tell us, that after his Majesty has come to a determination what part to act, he will be graciously pleased to take the advice of parliament. It is true, his Majesty has by his prerogative the power of making peace or war: but in a matter of so great consequence, it has always appeared to be the interest, nay I may say, it has always been thought to be the duty of the kings of England, to take the advice of their people in parliament assembled, and not to trust entirely to the advice of their ministers; and if any such demand, as is mentioned in the motion now before us, has been made by any of his Majesty's allies, I cannot think that it would be any way derogatory to the prerogative of the crown, or to the wisdom of the ministers, to lay it before the parliament, whether it ought to be complyed with or not.

Mr. Cockburn, knight of the shire for Haddington, spoke next.

Sir; I was against the first motion, because some gentlemen had assured the House, and I was myself a little afraid, that at present it might tend to increase

the confusions and troubles that are now in Europe; but the present motion I take to be of a very different nature; I am sure that, should it be complied with, no secrets can thereby be discovered, nor can it possibly tend to increase the present troubles of Europe. I am old enough to remember the beginning of the first great war against France, and I remember, that as soon as the Dutch applied to us for our assistance, king William immediately laid the case before the parliament, and took their advice, as to what was proper to be done upon that emergency, before he came to any resolution: upon the breaking out of the second war, the late Queen did the same; and I must say, that I think every King of this nation ought to follow that example; if they expect the assistance of parliament, they ought to take the advice of parliament; and our histories will inform us, that where they have done so, they have generally done well, and where they have done otherwise, they have had but little success; for which reason I am for agreeing with the motion now made to us.

The previous question being then put upon Mr. Sandys's motion, it was carried in the negative, by a majority of 195 against 102.*

Sir J. Barnard presents a Petition from the Dealers in Tea, for relief against the Excise Laws.] February 4. A Petition of the druggists, and others dealing in Tea, was presented to the House, and read; alledging, That by an act passed in the 10th year of king George I. the petitioners were induced to hope, that the duty arising from Tea would be better secured to his Majesty, and the interest of the fair trader be better supported, but have fatally experienced the contrary effects; the clandestine importation of Tea being greatly increased, to the damage of the public revenue, and ruin of the fair trader, occasioned by the great difference of the value of that commodity at this and foreign markets, whereby the smugglers are enabled to purchase it abroad for less than half the duty paid here: that the regulations which the petitioners are laid under,

^{*} The Magazines, the Historical Register, and other collections, of this period, for want of information, are often erroneous in parliamentary affairs: for instance, they say there was no division upon this question, though the Journals of the House of Commons expressly HERMANER-WASA IN THE TANK OF THE

are most burthensome and grievous, their houses being liable to be entered by persons unknown to them, and their properties subjected to the judicial determination of commissioners: that the petitioners are liable to severe penalties for errors and omissions absolutely unavoidable, and restrained from disposing of their goods, after having paid duty for the same, without permits from the officer of the inland duties, expressing the names and places of abode of the respective buyers and sellers, exposing thereby the extent and circumstances of their trade; whereby the petitioners conceived they were in a worse condition than any other of his Majesty's subjects, and therefore praying the House to take the premisses into consideration, and give them such relief as to the House should seem meet. This Petition was presented

Sir John Barnard, who spoke in favour of the same as follows:

Mr. Speaker; As this Petition is the same with that presented to this House last session, I need not take up much of your time in opening it to the House. The petitioners apprehend they labour under very great grievances, by their being subject to the laws of excise; and as this House, in the very last session of parliament, thought it unreasonable to subject some other sorts of traders and dealers to those oppressive laws, the petitioners think they have reason from thence to conclude that this House will be ready to relieve them from those burdens.—The chief objection unde to the petition last year was, that it was signed only by a few, and those not the most considerable dealers in that commodity, but now this objection is intirely removed: for I am sure there is not a considerable dealer within the city of London, who has not signed this petition. The great frauds committed in the ramning of tea, which are daily increasing, are now become a very great and a general grievance, not only with respect to the public, but to the fair trader: It is impossible for a man, who honestly pays the heavy duties upon the commodity he deals in, to sell so cheap as the smuggler may do, therefore, if some stop is not speeding put to that infamous practice, we may expect in a few years the wrole trade of the hagdom, so far as relates to our home consumption, will be got into the hands of 21. " I rs only, and the retaile s who hay from them. It was expected that the al-

teration made some years ago in the method of collecting those duties, would have prevented this infamous practice: When that project was first set on foot, I remember, some people assured us, it would entirely put an end to smuggling; but experience has taught us the contrary; for since that alteration it has been much more general than before; so that we have subjected a great number of our fellow-subjects to infinite hardships, without gaining thereby any benefit to the public.—As this practice of smuggling, which has of late so much increased, must be likewise a considerable detriment to the public revenue, the petitioners hope we shall take the affair again under our consideration, and endeavour to contrive some methods for preventing this infamous practice for the future; If then the relief of a great number of our fellow-subjects from grievances they justly complain of, if the encouragement of the fair trader, if the increasing of the public revenue, are considerations which ought to weigh with a British parliament. I am sure the case now before us. in which all three are joined, deserves the utmost regard of this House; therefore I cannot doubt of the petition's being referred to a Committee. And when we go into that Committee, several gentlemen will offer their opinions and propose expedients for the relief of the petitioners, as well as for the advantage of the revenue: But as these things cannot properly come now under our consideration, I shall not give the House any farther trouble at present, but only to move, That the Petition may be referred to the consideration of a Committee of the whole House.

The above motion being seconded by Mr. Perry,

Mr. Winnington stood up and spoke as follows:

Sir; I can by no means agree with the two honourable gentlemen in the motion they have made. The relieving any of our fellow-subjects from grievances they justly complain of, the encouraging of the fair trader, and the increasing the public revenue, are matters indeed of a very great concern, and always deserve the utmost attention of this House, when they are regularly and properly brought before us; but I cannot think that this petition can properly bring either of them before us, nor can I think it is now a proper time to go into a Committee upon this or any other such petition. There is nothing that

can be proposed in consequence of this Petition, but what may diminish the public revenue, and as we are in a manner now just upon the brink of a war, I think it would be very unwise in us to do any thing that may possibly diminish that revenue, for which we may soon have so great an occasion.-As to the infamous practice of smuggling, and the frauds committed in that branch of the public revenue, which the Petition relates to, I believe, every gentleman would willingly do something to prevent it, if possible; but the method, proposed by this petition, appears realty to me in a very strange light: It has been found, they say, that the laws of excise, joined with the laws of the customs, have not been effectual for preventing all those frauds; and therefore gentlemen propose, that we should take off one of these checks; and indeed, that which must be acknowledged to be the most effectual of the two, in order to prevent running for the future. I need not say any thing to convince gentlemen, that this proposition cannot be supposed to tend to the encouragement of the fair trader, or to increase the public revenue: As to the petitioners, if they are all fair traders, they must acknowledge, it would be so far from giving them relief that it would intirely ruin them.- I should be glad to hear any thing proposed for the benefit of the fair trader, or security of the public revenue: But for us to go into a committee upon that subject, when no gentleman of this House can say that there is any particular method or scheme to be proposed, would be taking up the time of the House to no purpose. Besides, if there were really any schemes to be proposed to us for putting an end to frauds and smuggling, it is not now a proper time for us to enter into the consideration of them; for as it is now the last session of a parliament, and considering the present posture of affairs of Europe, it must be presumed that the short time we have to sit will be taken up in matters of very great weight, and which require a more immediate consideration, there cannot be any great inconvenience in putting off this affair to another session: and therefore I must be against the motion now made, and shall move, That the Petition may be ordered to lie upon the table.

Mr. Perry replied:

Sir; When this motion was made by my honourable and worthy friend, I did not apprehend it would have met with any

opposition; therefore I gave the House no other trouble than just to second the motion: But now I hope I shall be indulged a few words in support of it. It has always been my opinion, that while we sit here, no time can be improper for our taking into our consideration a petition signed by such a number of considerable traders: The hearing of complaints from the subjects, and the redressing of their grievances, I have always understood to be a chief part of the business of parliament; and I am sorry to hear it said in this House, that any time is improper for such a consideration, especially when it is not so much as pretended, that the complaints are frivolous, or that the petitioners are inconsiderable.-The honourable gentleman spoke of our being on the brink of a war, and therefore thought it unwise for us to attempt to do any thing that might lessen the public revenue: I believe no gentleman in this House means to lessen the public revenue; the very end of the motion now made is to endeavour something that may increase the public revenue. by preventing those frauds by which it is greatly diminished. The gentleman allows, that the laws of excise and customs, when joined together, are ineffectual for preventing the running of tea; but thinks it strange, that the taking off one of those checks should be proposed as a method for the preventing of running for the future, and it would be so if this were the only method; but there may be some method proposed, if we go into a committee upon this affair, which will render the laws of the customs singly more effectual against smuggling than both the laws of excise and customs have been: In such case it will not appear strange to give a relief to many of our distressed countrymen, by freeing them from the oppressive laws of excise.

If gentlemen will examine this affair a little, they will find, that by adding the laws of excise to the laws of the customs, they have neither given a check to smuggling, nor increased the public revenue, in proportion as the consumption of that commodity has increased of late years within this kingdon. In 1716, the duty upon Coffee and Tea amounted to but sixty odd thousand pounds: From 1716 to 1724 that duty continued subject only to the laws of the customs, and yet so greatly did our consumption increase within that time, that in the year 1723 the duty appointed to, 112,000, pear double the sum in that seven years which preceded the alteration. This can be attributed only to the increase of the consumption, for it cannot be said, that the Custom-House Officers were more exact and diligent, or the Smugglers less skilled in the arts of deceit in that year, than they had

been in any of the former.

In 1724, the famous alteration now complained of was made: We cannot suppose the consumption has since decreased; on the contrary, as Tea has been sold cheaper than ever it was before, we must suppose that the consumption has greatly increased; and as by this alteration the unfair traders were entirely put out of all their old arts of smuggling, or at least of disposing of their run goods, we must suppose the duty increased, and accordingly it did so till the year 1729; when it amounted to about 162,000l. But by that time the smugglers began to learn new arts of deceit, and to contrive new ways of defrauding the Public; so that since the year 1729, the duty has been decreasing, and is now reduced to less than 120,000% per annum. From hence it must appear, that the public has not gained much by the alteration of the method of collection, which lies so heavy on all the dealers in that commodity.-It is certain, that this decrease in the public revenue since the year 1729, cannot be owing to any decrease in the consumption of that commodity; for it is of late years sold so cheap, that the very meanest of the people make use of it. A poor woman of my neighbourhood, for whom I had some time before procured twelve-pence per week charity, acknowledged to me, that she had tea every morning for her breakfast, and said that, except water, it was the cheapest drink she could get; and therefore, as the consumption must be much larger, and the produce of the duty very little superior now to what it was in the year 1723, we must conclude, the alteration now complained of has rather increased than diminished smuggling.-The honourable gentleman should not have said it was proposed to lessen the public revenue, or to take off any of those checks which have been laid upon Smuggling; there has not been any thing proposed, nor is it proper there should, until we go into the committee moved for, which I have reason to believe the House will agree to, because I have not yet heard any one argument offered against it, but only of its not being now a proper time. [\ \OL. \ \IX. \] ...

This indeed has been almost the only argument made use of against most things that have been proposed this session, and I really believe we are to hear no other from that quarter; but I must think, that it is a very unfair way of treating any prosposition; and however such argumentmay prevail in this House, I am sure they will give but very little satisfaction without doors.

Sir William Yonge said:

Sir; Notwithstanding what the honourable gentleman who made the motion, and the honourable gentleman who spoke last have urged in support of their motion, I must agree with my honourable friend on the floor, that the present is not at all a proper time, nor indeed are we any way prepared for going into a committee upon the petition before us. I am surprized to hear it pretended that no argument has been offered against the motion, but that of its not being a proper time; have not gentlemen been told, is it not well known, that this is the last session of a parliament, which must always be pretty much hurried? And therefore it is not proper to bring before us an affair of such a complicated nature, and which will require so much time to search thoroughly to the bottom of the wound, before we can so much as pretend to apply, or even to find out a proper remedy.—Does not every man know, that the present posture of affairs in Europe may probably bring matters of much greater importance before us, matters of the highest consequence to the whole nation? Shall we then take up the short time we have to sit, in the examination of affairs relating to one small branch of the revenue, the delaying of which until another session, can be of no signal disadvantage to the nation in general, or even to any private man? We ought to be the more cautious of entering into the examination of this petition, because it may bring before us a great many such. Several sorts of other commodities are subject to the laws of excise; if we once enter upon giving relief to the petitioners, we may expect petitions from the dealers in all those other commodities. The gentleman who spoke last, has I find been at the pains to consider the amount of the Duty upon Tea, for seven years before and seven years after the alteration in the method of collecting it; and I agree with him, that in this last year the produce amounted to no more than 120,000/. Ban

I must take notice, that his method of comparing the one with the other is neither fair nor just. He has, out of the time before that alteration was made, picked out the year, when the produce of that duty amounted to the highest sum that it ever did before the alteration was made; and out of that time since the alteration was made, he has picked out that year, when the produce of that duty was the lowest that it has been in any year since. -I appeal to every gentleman that hears me, if the fair way of stating this matter is not, to compute the amount of the duty for seven years before, in order to fix a medium for that seven years; and next to compute the amount for seven years after, in order to fix a medium for that time, and then to compare the mediums together. According to this method it will be found, that the public revenue has been increased above 34,000l. per annum. Besides this, the gentleman forgot to mention seizures, which in this case ought to be taken notice of, and added to the yearly increase; by them it will be found there is an acalition of 20,000l. a year more made to the public revenue, which in the whole amounts to 54,000l. a year; an increase, which I believe no gentleman in this House will think inconsiderable; nor ought we to go rashly into the changing of that method, by which this increase has [been made, especially when we are at least in danger of being upon the brink of a war, as has been hinted by my honourable friend.-I allow the practice of running tea is a loss to the public, and an injury to the fair trader, and is come to a very great height of late; but the manner of carrying it on is very different from what it was. The smugglers now travel 30 or 40 together, well armed and provided for a desperate defence; they carry their goods from house to house, and actually murder the King's officers: this dangerous method they have been reduced to by the laws of excise, and will any gentleman desire to have that check removed, which has laid them under so great difficulties? -Gentlemen say arguments are not offered against what they propose, or at least only such as are general; but, I think it has always been the custom, when any thing new is offered, those who are for it give their reasons, and if those reasons cannnot be sufficiently answered, the House then agrees with the motion. Now I wish those gentlemen would give us some particular arguments in support of what

they propose, agree upon some particular facts, and then the gentlemen, who seem to be of a contrary opinion, would be able to debate the question fairly with them; but since they have not been able to agree on many facts, or to give us any particular reasons for referring this petition to a committee, I must conclude that even they themselves are not prepared for taking it into consideration; therefore I hope it will be ordered to lie on the

Mr. Sandus replied:

Sir; The honourable gentleman, who spoke last, desired we might agree on particular facts, and argue from those facts. This would be a proper and a reasonable demand, if we were now in a committee upon the petition; but as the only question before us is, whether or no we shall go into a committee, I cannot think, that is either proper or reasonable. It is acknowledged, that the practice of smuggling is come to a very great height, and I believe it will not be denied, but that all those who are subject to the laws of excise are under a great many inconveniences, which their fellow subjects not liable to such laws are free from: This alone ought to be a sufficient inducement for us to go into a Committee; for in most cases petitioners, who complain of grievances, are to prove the facts they alledge before the committee; and petitioners are generally referred to committees upon suggestions only of grievances, which ought to be redressed; but the case now before us is much stronger, the facts alledged by the petitioners are allowed to be true, and the grievances complained of such as ought to be redressed; yet some gentlemen are against so much as taking their petition into consideration. If this be treating our fellow-subjects as they ought to be, I leave to the whole world to judge; but, upon the presenting a petition, and upon a debate whether that petition ought to be referred to a Committee, to desire gentlemen to agree upon particular facts, especially when the facts must all be such as cannot be known to any but those in the management of the public revenue, is really unreasonable; it is desiring gentlemen to agree upon facts which it is impossible for them to know, until they can in a proper way have an opportunity to inquire into them. If the House should agree to go into & committee upon this petition, I do not arguments in support of what doubt but such mapers will be called for,

as will make it appear by undeniable matters of fact, that not only the petitioners ought to be relieved, but that something must be done for putting an end to the infamous practice of Smuggling: so that our not being able at present to fix upon any particular facts, is so far from being a reason against, that it is a strong reason for our referring this petition to the consideration of a Committee. The petitioners have very just grounds to hope this House will take off from them those shackles, we most justly refused to put upon the dealers in wine and tobacco: they have as good a title to all the liberties and privileges of Englishmen as any other subjects, and I can see no reason for distinguishing them from the rest of their countrymen. In the present case gentlemen need not be afraid of making a precedent, and laying a foundation for a great many petitions; there are no dealers in England followed by the laws of excise as the dealers in tea are, except only the dealers in brandy; therefore, the giving ear to the heavy and just complaints of the petitioners, can lay no foundation for a multitude of petitions being brought in upon us from the dealers in other commodities; for though there are other commodities subject to the laws of excise, yet those go no farther than the first manufacturer; they do not follow the commodity into the little shops and cellars of every petty retailer. Gentlemen tell us, that we are to have matters of much greater weight before us, which require a more immediate consideration, and which will take up the whole of that short time we have to be tigether. I know nothing of greater weight than that of effectually securing the public revenue, encouraging the fair trader and relieving our fellow-subjects from the grievances they labour under; and I wish the gentlemen would inform the House, what it is they think a matter of much greater weight. I am sure, if we are upon the brink of a war, it renders it much the more necessary for us to take the petition into our consideration: as the war can be supported only by the public revenue, if we are in such danger, it is the more in-cumbent upon us to take all possible methods to secure and increase that reverue; and as in time of war the fair trader labours under many discouragements abroad, it will become the more necessary to take care that he shall labour under as few as possible at home; and if we are threatened with a war, it is the business

of this House, and of every man who wishes well to the present establishment, to be more diligent than usual in conciliating the minds of the people to his Majesty's government, which can only be done by removing their grievances as soon as we hear them: thus, every argument that has been offered against going into a Committee, when duly considered, appears to be a strong argument in favour of the motion; therefore, unless some more weighty arguments be offered, I am persuaded the House will not reject it.

Mr. Philip Gibbon spoke next:

Sir; I stand up to agree with my worthy friend, in the motion he made for referring this petition to a Committee of the whole House; and as I have not yet heard any one argument against it, I shall not take up much of your time. I have indeed heard gentlemen argue against what they imagine may be proposed when we go into it, which to me seems a very preposterous way of arguing; they first form to themselves hideous notions of what is to be proposed in that Committee, and from thence they resolve to be against going into any such Committee. I would be as unwilling, as any gentleman in this House, to do any thing at the present juncture for lessening the public revenue, and I am far from believing any such thing is intended to be proposed; yet if I did believe it, I should be willing to hear what gentlemen had to say upon that head, and therefore would not be against giving them an opportunity, especially in a case every man allows to stand very much in need of redress.-I am of opinion, those gentlemen who shew so very great a concern for the revenue, need not be so much afraid that the giving a proper relief to the petitioners would diminish the public revenue; for I believe when proper papers and accounts are called for, and the matter fairly and fully examined, it will appear that the revenue has been no great gainer by the alteration some time ago made in the method of collecting the duty upon Tea: I believe it will then appear, that the increase of the public revenue has not near kept pace with the increase of the consumption; so that if those gentlemen have really nothing else to fear but a decrease of the public revenue, they need make no difficulty of relieving the petitioners. Gentlemen say, the session is to be but short, and therefore we have not time to enter into the consideration of this affair; upon which I must say, those who

talk so, seem to have forgot one of the chief ends of our meeting here: the usage of Parliament anciently was, to grant no supplies till all grievances were first redressed, but the method seems now to be entirely altered: gentlemen find time enough to load the nation with many and heavy taxes, but can spare notime, it seems, to relieve the people from any burthen or grievance they justly complain of. They who talk so, must certainly have much more assurance than I am master of: I wonder how, after such a declaration, they can with confidence look their constituents in the face, far less expect that they should again do them the honour to send them hither. Those gentlemen really talk of this House, as if they looked on it as a register for taxes, and as if we had nothing to do here but to grant to the crown what sums the ministers should please to call for: I hope, we are not yet come to such a low pass; I have still a better opinion of this House than to believe, that you will reject a motion so reasonable and so necessary.

Mr. Walter Plumer said :

Sir; I am so sensible of the grievances of the petitioners, and the necessity of doing something to put a stop to that growing evil of Smuggling, that I have been in expectation of this pctition ever since the session began. The time I spent in the country, during the last recess of parliament, happened to be where I had occasion to see a great deal of that infamous practice; so that if there was no other motive for going into the committee proposed, than that of endeavouring to do something to prevent Smuggling, that alone with me would be a prevailing motive; and for that reason I am surprized to see the motion opposed by any gentleman; much more by those gentlemen, who must know much more than I do of the great increase and fatal effects of this infamous practice. In the county of Suffolk, the Smugglers went about in such formidable bodies, that if something is not done to put a stop to it, they may soon threaten danger even to our civil government: I have often met them in gangs of 40 or 50 together all so well mounted, that even the dragoons could not come up with them; and they give such excessive wages to the men that will engage with them, that the landed interest suffers considerably by it: The common price of a day's labour in

even at that price, it is with great difficulty that the farmers can get labourers; and how can it be otherwise? For all the young clever fellows of the county are employed by the Smugglers; from them they have half a crown a day while they wait upon the sea-coast for the landing of the goods, and as soon as the goods are landed, and they mount on horseback to go about the country to dispose of them, they have a guinea a day, and are well entertained during their attendance: Thus they find a much easier and more profitable employment than any they can have from the farmer, and while they are thus employed, all improvements of land must remain in suspence. Gentlemen may talk of the great check put upon smuggling, by the joining of the laws of excise to the laws of the customs, but they must allow that that project, from which so much benefit was expected, has proved altogether ineffectual; and I am afraid, that all other methods will prove ineffectual, as long as the duty is so high, and so much advantage to be got by running. In that part of the country where I was, Tea is generally sold by retailers in their shops, at 5s. a pound; and as we must suppose the importer to have a profit upon importation, and as the duty amounts to above 4s. 9d. a pound, I leave gentlemen to judge whether it is possible, to sell by retail at 5s. per pound any tea, upon which the duty has been honestly paid. It is easy to guess whence all this Tea comes; the Smugglers buy it in Holland, at 2s. per pound, and from thence run it into this country; the Dutch buy it in the East-Indies at 6d. per pound, so that this nation pays the Dutch 1s. 6d. per pound for the carriage. This must be a vast loss to the nation, and certainly so great an advantage to Holland, that I am sure, if there were now a Dutch Minister in our Gallery, he would be extremely pleased to hear this motion rejected; and would not fail to acquaint the States General, how much the interest of Holland had, by some gentlemen in a British House of Commons, been preferred to that of Great Britain. I am amazed to find that some gentlemen do not see how much the revenue suffers by the practice of Smuggling, and though I do not expect that they should take any great care of the subject, yet I hope they will take some care of public revenue, since they have the fingering and managing of it. Upon the whole, I must say, if we have any rethat country is already got up to 18d and, gard for the subjects in general, for the

A. D. 1784.

trade of this nation, for the public revenue, for the landed interest, particularly the tillage; we certainly must agree to go into this Committee; I am sure nothing more worthy of our consideration can possibly come before us; therefore I shall be most heartily for the question.

practice, before the laws of the excise were joined to those of the customs; it is likewise well known, how many seizures have lately been made, and how many of those undone; this must necessarily discourage any new undertakers in that way, and will

Mr. Henry Pelham spoke against the Petition:

Sir; I cannot say, indeed, with the gentleman who spoke last, that I have been in daily expectation of this Petition; on the contrary, I was in hopes, as the sense of this House had been taken upon it last session, the Petitioners would have chosen a more proper time for renewing their request, than when we are upon the brink of a war. Our situation is at present such, that to do any thing which might possibly lessen the public revenue, would be acting otherwise than this House ought to do; the presenting it at such a critical juncture, seems really done with no other view, but that of reviving those clamours and disturbances, which were lately so artfully stirred up over the whole kingdom. It is impossible to talk either for or against committing a Petition, without entering some way into the merits of it, and into what may be expected to be done in that Committee: In this, if there is any irregularity, the gentlemen who have spoke for referring the Petition to a Committee, have been as guilty as those who spoke against it; but in my opinion, there is nothing more proper to be considered at present, than whether or no there can possibly be any thing proposed in that Committee, for redressing the grievances complained of in the Petition; for if no present redress can be thought of, it would not be very consistent with the dignity of this House, to go into a Committee upon any affair, only to stare at one another, and then to break up without hearing any thing proposed, or coming to any one resolution; and as yet I have heard nothing mentioned, nor so much as hinted at for us to do in that Committee, but what might probably diminish the public revenue, which is a risque we ought not to run at present. I am very sensible of the great enormities committed by the Smugglers, especially in the adjacent counties. open and outrageous manner in which they carry on their frauds is well known; but that method of smaggling is much more expenave, difficult, and dangerous, than the private way they had of carrying on that |

joined to those of the customs; it is likewise well known, how many seizures have lately been made, and how many of those smugglers have been quite ruined and undone; this must necessarily discourage any new undertakers in that way, and will certainly put an end to that practice. so all not reaspirete dito say, what merease has been made to the public revenue, by subjecting tea, coffee, and chocolate to the laws of excise, but it is certain that branch of the revenue has been since that time increased, and I cannot think but there was more smuggling before than since that alteration was made; there were not indeed so many seizures made before, nor was smuggling formerly carried on in so open or so violent a manner; so that it has since made a great deal more noise. and from thence most people conclude, falsely I believe, that smuggling has lately increased .- It is true, most of those things now under the laws of excise, are not so much followed after as tea, which indeed makes a difference as to the number of persons who are thereby subjected to the Excise laws; but as to those who by their being manufacturers of such other commodities, are subjected to such laws, they certainly have as much reason to complain of grievances, as the dealers in coffee and tea can possibly have; and therefore they have as good reason to apply to parliament for relief. Have not the malsters, brewers, soap-hoilers, and a great many others, as good a little to all the libertles and privileges of Englishmen, as the dealers in coffee and tea, or any other subjects? and the reason for distinguishing both from the rest of their countrymen is, because the public utility and the nature of their business, make it absolutely necessary to do so; If we then take the case of the petititioners into our consideration, can we expect but all the other sorts of traders, who are, or imagine themselves in the same circumstances, will not apply to us for relief? and will it be consistent with the justice of parliament, not to take their cases under our consideration, as well as the case of the petitioners? thus shall we open a door for a great deal more business, than we shall have time to dispatch in this session or in this parliament. In the present case, gentlemen ought to consider, that the daties upon coffee and tea are appropriated to the payment of the public debts; and therefore, before we attempt any alteration, as to the method of collect-

7 GEORGE II. duninish it, we ought to have the consent ; of those who are interested therein; and in case of a dimunution we ought to be well assured of the means to make it up in another way. I have always had, and shall have as great a regard to the interest of the subject, as any member of this House; and I do not doubt but the honourable gentleman who spoke last has the same: but I never could think the taking care of the subject, and of the public revenue, were distinct considerations; they are certainly the same, and in all our deliberations in this House we ought to have a regard to both. I agree, that something may, and ought to be done, for putting an immediate stop to the present practice of smuggling, but I think it more consistent with the wisdom of this House, not to enter upon so copious a field at the very close of a parliament; and therefore, as one that wishes well to the subject, as a member of this House, and as an honest man, I shall give my vote for ordering the petition to lie on the table.

Mr. Pulteney spoke next in favour of the petition:

Sir; I find that all the gentlemen, who have opposed this motion now in your hand, pretend to be of opinion, that this is not a proper time for going into the committee proposed. This was, I remember, the chief argument made use of in last session of parliament against taking this petition into our consideration; then indeed they pretended, that the petition was signed but by a few of the dealers in that commodity: but this objection being now intirely removed by the gentleman who presented the petition, they are obliged to have recourse to the other objection, which they then made use of. In last session they told us, this session is near an end, we have not time now to enter into the consideration of the matters complained of in the petition, but next session it shall be done. Now we are in the next session, and in the beginning of the session too, they cannot tell us the session is near an end; but they say, this session will be but short, and as it is so near the close of a parliament, we cannot now enter into the consideration of this affair, but it shall be done next parliament. What arrant tritling is this? can gentlemen expect that this House will be treated in such a manner? who is the gentleman can promise,

ing it, or any thing that may possibly can he, who fancies himself the greatest man amongst us, be sure of having a seat in next parliament? or if he has, can he be sure that his power and sway will be the same? but why should this be but a short session? There is no necessity, that I know of, for putting an end to the session so soon; if there is, why did they not call us sooner? those in the administration have the sole advising of his Majesty, and it lies wholly in his breast when to call us together, as well as when to put an end to the session. Shallour trade then lie exposed to fraud and smuggling? Shall our fellowsubjects continue to groan under loads of oppression, only because they are resolved this session shall be a short one? The hononrable gentleman, who spoke last, seemed to think that this petition was presented with a view only, as he said, to revive the clamours, and renew the disturbances that were last year without doors. This I am surprized at! Shall our oppressed countrymen be accused of having a design to raise disturbances, when they complain to parliament of the grievances they labour under? Shall those who sue to us in the most humble manner, and pray that we would take their case into consideration, and give them some relief if possible, be deemed seditious? No, they cannot be so much as suspected of having any such design; but if the present motion be rejected, it will, and it ought to revive those clamours, and renew those disturbances, which were last year most justly raised over the whole kingdom, by a most wicked scheme which was proposed in this House: the nation will from thence most justly conclude, that the scheme then set on foot is not yet laid aside; they will have reason to fear, that an honourable gentleman may perhaps be able to persuade gentlemen, at the beginning of a seven years parliament, to agree to that wicked scheme, which he could not persuade them to agree to immediately before a new election. If our fellow-subjects were intirely relieved from the oppression of excise-laws, it might not perhaps be so easy to saddle us with them again; but the gentleman is resolved to preserve this as a nest-egg, as a foundation to build on, whensoever he has a mind to take up again his favourite scheme. Gentlemen seem to be in a fright, as if the public revenue were to be diminished or taken away; but I am convinced their fears are groundless: all that is desired is, that we would go into a Committee, that this wal be done next parliament? I that we would take the affair once seriously mito our consideration, to see if any (ness, that after ten years endeatours for thing can be done more effectually to secure I that purpose, no objection coult even be the public revenue than it is at present, and at the same time to grant some relief to these who petition for it, and have a right to expect it. This will give us a title to retain to par constituents with some confideace, and I can see no reason why we should be we to any future parliament, the hower or doing a work, which will be of with siz al service to their country and to their tedaw-subjects: the grievance now complemed of was, without doubt, the to indution of that wicked scheme which we had last year before us; and I am convinced, no gentleman who had the honour of opposing that scheme, will agree to the rejecting of the present motion, otherwise th House must be much changed from what it was when an honourable gentleman on seeing the immority daily increase, and the majority sicken away, was at last forced at nost with tears in his eyes, to give up his tayourite child, of whom he seemed to have a most extraordinary opinion, when Le said, 4 That gentlemen, who envied him other things, would some day or other 'envy has the honour of that project?' I am n rsuaded he still entertains the same good opinion of it, and waits only for a proper opportunity to renew it; for which reason, he is unwilling that we should go into such a Committee as a now proposed, lest we should sup all the found thous of any future project for a farther extension

Sir R dort Walpele replied:

of the excise-ians.

5 r , It I were to follow the gentleman, who spoke last, in all he has said, Lioust inurely relief the question before us; but of lde thats become so task mable for gentlemen to ran as a from the question, and Buy every thing their funcies suggest to flien, that it is impossible to give the a not answer, and kep to the order of den ite. I cannot combrehend how I come to be any way per onally concerned in the Ire out quest in, yet most of what the geraleman sam soor of the aparticular earher to be directed at ne, which is leed is a subject Laurays speck to with the gre fist that magn's, as it is very lather werthy the art a go the Horse. As to Blose car and we discoverible, or have at any other tien been raised without doors, I k ow that all the means human infastry was captible of, have been emplosed to rose clamour against me in all parts of the kingdom, but it is my Lappi-8 .

made to my conduct, except what jess caed from something I had proposed or a seed for in this House. I am not conscious to myself that I ever proposed any thing in this House, but what I thought consist, at with my duty, as a member of this House, as a good subject, and as a servart to the erown, and in such ease, gentlemen may talk of the privileges of parliament, and of the freedom of debate in this Hoise, but if what a man says is to be misrepresented, and clamours raised against him without doors, for what he honestly and fairly proposes, or gives as his opinion in this House, I must leave to the House to judge, what their privileges may in this come to. As to the wicked scheme, as the gentleman was pleased to call it, which he would persuade gentlemen, is not yet laid aside, I, for my own part, can assure this House, I am not so mad as ever again to engage in any thing that looks like an excise, though in my own private opinion I still think it was a scheme, that would have tended very much to the interest of the nation, and I am convinced that all the clamours without doors, and a great part of the opposition it met with every where, war founded uponartial fall hoods, mistepresentations, and insimuations that such things were intended, as had never entered into the thoughts of any min I am acquainted with.

I will now try, if I may be allowed to speak a few words to the question now before us, but must first take notice, that I do not remember any promise made last session, that this pet than should be taken a to consideration in this session, nor do I know any person that could make such promise, or that can now say it shall be con idered of next session. I am sure I never made any such promise, but I beheve any gentleman may say, that the next parliament may, if they please, take the attair into their consideration, and I think it is an ulfair of such coase quence, that it will be more from to eater upon it in the beginning of a new parameter, than at the very close of an oat one. It has been pretended, that the attention made some years ago, as to the method of collecting the duties of tea, has not prevented the runn, g of that commutaty, nor increased the reverse in proportion to the increase of the constraption, to prove this, gentlemen have been pleased to make computations, but as was before observed, they

took a very unfair method. As to the indeed entirely prevented it, but I am sure it has made running a great deal more expensive and dangerous; therefore one may with a great deal of probability conclude, that no such large quantities of tea have been run since the late alteration was made, as there were before that time; or at least it may be said, that as all sorts of teas are now sold much cheaper abroad than they were formerly, and all our smugglers are become more cunning, and more bold and desperate, a great deal more of that commodity would have been run in upon us if that alteration in collecting the duty had not been seasonably made. As to the increase of the public revenue if gentlemen will take that branch of it at a medium for seven years before and seven years after the alteration, I believe it would be found to have been a growing revenue from that time until the year 1720, when indeed it began to decrease; but that was not owing to the new arts found out by the smugglers, but to the increase of their profits by smuggling; for in that year the Dutch had four ships at China, and the French had four more, by which they imported so great quantities of tea, and were obliged to sell it so cheap, that, they not only supplied those places we formerly used to supply, but greater quantities of it were run in upon us, because the increase of the difference between the price of that commodity abroad and the price here, considerably increased the profits to be got by running, which made the old smugglers run greater risks, and engaged a great many new adventurers in that pernicious trade; and this is the true cause why that branch of our public revenue began then to decrease; but if the former method of collecting that duty had been then in use, it would have decreased much more considerably: nay, I do not know but it might have almost intirely vanished. Another mistake which gentlemen have fallen into is, they have, as to the produce of this branch of the revenue for last year, forgot to make any allowances for the large quantities now in the warehouses of the East-India company, which must all pay duty before it can be removed in order to be sold for home-consumption; so that to pick out any one year for determining the amount of that part of the public revenue, is a

cause it intirely depends upon the sales running of tea, the alteration made has not | which the East-India company are pleased ! to make, and not upon the quantity that is consumed within the kingdom that year, and yet gentlemen have been so candid. as to pick out this last year, when the produce was less than it has been in any one year since the alteration was made, in order to compare it with the year immediately preceding the alteration, when the produce was higher than it had ever been before and for this plain reason, because, when that alteration began to be talked of every body imagined, that it would inhance the price of tea, and therefore most private families laid in great stocks of tea, before the alteration took place. When gentlemen talk of going into committees to consider of taking the duties off any commodity, they do not surely reflect, that it would be entering into an affair which requires the most mature consideration; there are many other duties which ought to be lowered or taken off, if we were to go into such a committee, I do not know but it might be thought more reasonable by many gentlemen to take off the duty on soap and candles, than to take off, or even to lower the duty now payable upon coffee and tea; but these considerations are what I cannot think proper to be entered upon in the last session of a parliament; therefore I must be against it at the present motion, whatever use may be made of putting a negative upon it; the rejecting of it may perhaps be made use of by some gentlemen to raise new clamours, and to increase the number of cockades, with the fine motto of 'Liberty, Property and no Excise; but whatever hopes may be conceived from such low artifices, I entertain no fears about them, nor shall they ever deter me from declaring my sentiments freely upon any subject that comes before this House.-Hereupon

The Speaker rose up, and said, ' Gentlemen, it is no business of mine to appear on either side of the question: but it is my duty to take notice, when gentlemen are disorderly. There is onothing more irregular than for gentle-'men to be personal in their debates, or 'to mention any thing that has been said in a former session of parliament, or even only the very day before. Upon

Mr. Pulteney stood up again, and said:

Mr. Speaker: It is certain there very fallacions way of computing; be funding more irregular, that for gentlemen to be personal in their debates, or come non a yell gothat has been aidby any particular gentleman in a former debate; but if I am the person meant, I cannot think I have been guilty of any of these irregularities: I have said nothing but what related some way to the question in hand, or in answer to what had been said by some of the gentlemen who spoke before me. But now I am up, I will just mention one thing, with the indulgence of this House, which the honourable gentleman who spoke last seems to mistake; he seemed to me to talk as if gentlemen meant to take off the duty on Tea: nobody I believe, has spoke of taking off that duty; but if the duty be too high, or laid on in a wrong manner, if we go into a committee on that affair, I doubt not but something may be proposed for securing the duty to the public more effectually than at present; and for levying it in a way which may be more convenient and agreeable to the subject. We may remember what was the case of the duty upon Pepper; that duty was found by experience to be too high; it was lowered, and even by the lowering of it, the revenue came to be a considerable gainer. This may be found to be the case, with respect to tea, but this we cannot judge of till we go into a committee upon it, and have all papers proper for our instruction laid be-

Sir John Barnard spoke next:

Sir; The honourable gentleman over the way has endeavoured to prove by argument, the contrary of what is known to be true in fact. He granted, indeed, that the subjecting of Tea to the laws of Excise has not entirely prevented the running that commodity; but then he said, if it had been subjected to the laws of Excise, much greater quantities would have been run, because of the great difference that there has lately been in the price of Tea abroad, and the price of it in this kingdom: now, I cannot believe there is, or has lately been, so great a difference between the price of Tea in foreign parts, and the price at our East-India sales; for it is certain that our East-India Company must and ought to regulate their price according to the price it bears in foreign markets: they certainly buy it as cheap in China as any other company can do, and it costs them no more to bring it home; therefore they ought to sell as cheap as any company does, otherwise they cannot . VOL 15 3/1

pretend to sell any of their Ten in a foreign market; and it is to be hoped, they do not make use of their exclusive privilege, to lay a tax upon this nation, by making us pay dearer for their Tea than we can purchase it from others: this indeed would give an encouragement to smuggling, but this would be owing entirely to their making a bad use of their exclusive charter. For this reason it is to be presumed, that in the year 1729, when the price of that commodity fell so much abroad, it fell a great deal likewise at our East-India sales here; and therefore that difference, which the gentleman built so much on, cannot be the real cause of the decrease of that branch of our revenue since that time: but this is a fact which we ought to inquire into, and a strong reason for our going into the committee I have proposed.-It is true, the laws of excise do not contribute any thing to the encouragement of running; this is what no gentleman has asserted, but I am convinced they have contributed nothing to the preventing of running, and I am sure, if it does not appear, that they have contributed very remarkably to the preventing of that infamous practice, we ought not to leave such a number of our fellow-subjects, even for the space of one year, under the burthen of such oppressive laws, otherwise it cannot be said, that we have that regard to the ease of the people, which a British parliament ought to have, and I hope will The gentleman found fault with the computations made, but let him make his computations what way he will, I believe it will be found, that the increase of the public revenue has bore no proportion to the increase of the consumption; and this last increase, which must be acknowledged by every man, is a good reason why the rule, which the gentleman proposes for discovering whether the revenue has been a gainer by subjecting Tea and Coffee to the laws of excise, ought not to be observed; for if the consumption gradually increased for seven years before, and seven years after the alteration in collecting the duty on those commodities, the medium for the seven years after, must be much higher than for seven years before, and yet the increase of the public revenue cannot be said to be owing to the laws of excise, but to the increase of the consumption. As to the great quantities of tea now in the warehouses of the East-India Company, and the larger quantities pretended to be

bought up just before the alteration took place, it is certain the company generally have large quantities in their warehouses, and sell them off according to the demand, which, as to our home consumption, must be pretty near equal one year with another; so that if they have greater quantities now than usual, it must be because of the little demand there is for their Tea at foreign markets; but whatever they sell for that purpose pays no duty, therefore it cannot be said, that the quantities they have upon their hands must all pay the duty, or that a variation in their sales can ever much alter the amount of that branch of the revenue. Whether large quantities of Tea were bought up just before the alteration took place, is what I shall not now pretend to determine, but if we go into a committee on this affair, the accounts of sales, and the accounts of Tea exported in that year may be called for, and from them that matter will appear; so that every fact the honourable gentleman has been pleased to mention, is a strong argument for our going into a committee upon this affair.—I find no fault with the duty on Tea being so high, I wish it were higher than it is, if it were possible to collect it, because I look upon it as an article of luxury; therefore, if the duty on some sorts of Tea were raised, and if all the Tea that shall hereafter be seized, was to be burnt and destroyed, I believe it would be much better for the nation : and this is an answer to what an honourable gentleman said, that we ought not to go into a committee, unless we are well assured. some gentleman has something to propose; though I do not allow his rule to be good. because, when a committee is resolved on, and proper papers called for, gentlemen may from them find something very reaconable to propose to the Committee, which they could not before think of: but in the present case, this argument is of no weight, for besides that already mentioned I could hint at several other propositions which may be thought reasonable. are certainly in a wrong method at present, with respect to our duties upon Tea: there is a very great difference in the price of different sorts of Tea, and yet our duty is upon all sorts of Teathe same; Tea of 2s. perpound, pays as much duty as Tea of 20s. per pound; and therefore, in my opinion if the duty were laid on ad valorem, neither the public revenue, nor the East-India Company would suffer so much by the

upon us from Holland and Flanders. In cases, where the duty far exceeds the prime cost of the commodity, there is a very great temptation for smuggling: a man has more prote when he gets two hundred per cent. on the money he lays out, than when he gets but one, or perhaps but 50 per cent, and this will encourage him to run a greater risk, and will engage more persons to become adventurers. Upon this consideration it must be granted that the lowness of the price of some sorts of tea abroad, may of late have contributed a little to the increase of smuggling; but no laws can in such case prevent the practice; for where there is an excessive advantage to be got by a man's being lucky, no risk can prevent his endeavouring to grasp at it, nor will the misfortunes of some frighten others from becoming adventurers: this is the nature of mankind, therefore it is vain to imagine, that the joining of the laws of excise to those of the customs will prevent the running of tea, as long as the advantage to be got by it con-tinues so extraordinary.— Though every man subject to the laws of excise is as liable to hardships as another, yet there is a very great difference between the excise upon tes, coffee, and chocolate, and the excise upon any other commodity. By all our other excises, except brandy, but a few people, none but the first manufacturers are made subject to the laws of excise, and by most of them, there is a very great addition made to the public revenue; but as to the excise upon tea, coffee, and chocolate, there is little advantage got to the public by that method, yet by that excise there are more people, I believe, made subject to those oppressive laws than by all the other excises. And surely, when we are to subject any of our fellow-subjects to oppressive laws, we ought to consider their number, and the benefit which the public reaps thereby, in order to compare the two together, and from thence determine, whether the advantage got by the public bears such a proportion, as may justify the laying so many of our countrymen under great inconveniencies: this shews that the giving ear to the just complaints of the petitioners, lays us under no necessity of taking the case of any other set of men under our consideration.

If the duty were laid on ad valorem, neither the public revenue, nor the East-India company would suffer so much by the large quantities of lone period bed, seem in solves up trouble upon that ke.d.; for as

they are certain, that the Parliament will not allow them to be sufferers, they will, as soon as asked, readily consent to any alteration we shall make, especially when it is for freeing such a considerable number of their fellow-countrymen from great hardships; but it will be time enough to think of this after we have come to the resolution of going into a committee upon this affair; therefore that argument can be of no manner of weight against the question.

Mr. John Cockburn spoke next:

Sir; In our present situation, I would be very far from agreeing to any thing that could possibly diminish the public revenue, but I am certain the revenue can be in no danger by our agreeing to the present motion; for when we are in the Committee proposed, if any such thing should be offered, gentlemen may freely give their given their consent for going into a committee. I must say, I have not heard much argument made use of by the gentlemen who have opposed this motion: the whole of what they have said resolves in this, that the time is improper, because the session is to be but short; so that the true question now before us, is, shall we allow so many of our fellow-subjects to labour under what they apprehend to be a grievance, without making the least in-quiry into their complaints? Or shall we sit three or four days longer than some gentlemen intend we should? As this seems the only question before us, it is easy for any gentleman to determine, which side he ought to take'; I shall most certainly be for going into the committee moved for.

Mr. Joseph Danvers said :

Sir; I am so far from being for the question before us, that I think this House shews a great deal of good nature, in allowing the petition to lie upon the table; for, in my opinion, it ought to be rejected. I shall, indeed, readily be for any thing that may discourage not only the running, but the importation of coffee, tea, or chocolate: for I wish we would or could be made all to return to the good old way of our ancestors, in breakfasting upon good English ale and bread and cheese. Both the men and women of those days were, I believe, as strong and as healthy as they are now, and yet what they made use of for breakfast, did not carry one penny out of the nation; however, I think we may

find out a much properer time for inquiring into this affair, than the very last session of a parliament, and a session which must be taken up in considering things of much greater consequence, not only to this nation, but to Europe in general. An honourable gentleman talked much of a scheme, which was before us last year, which he was pleased to call a wicked scheme; but I differ so far from him, that I think the gentlemen concerned in the administration never did a thing so wrong, as the giving up that scheme: I then thought, and still think, it would have been very much for the interest of the nation, and I am sure that it might have been carried, if those gentlemen had not of themselves let it drop.

Then the question being put, for referring the said Petition to a Committee of the whole House, it was carried in the ne-

gative by 233 against 155.

February 5. Sir John Rushout presented to the House, according to order, a Bill to prevent the infamous practice of Stockjobbing, which was read the first time, and ordered to be read a second time.

Debate in the Commons on the Number of the Land Forces.] Feb. 6. The House resolved itself into a Committee of the whole House, to consider of the Supply, and the proper estimates being referred to that Committee,

Mr. Andrews* stood up and spoke as follows:

Sir; By the employment I have the honour to be in, it naturally falls within my province, to take notice of the estimates which have been laid before us, relating to the charge of the guards, garrisons, and other his Majesty's land-forces in Great Britain, in the plantations, and in Minorca and Gibraltar, for the year ensuing: by these estimates gentlemen will find, that the charge for next year does but very little exceed that for last year; and therefore, considering the present state of affairs in Europe, which must be known to every gentleman in this House, I think it would be but mis-spending the time of the Committee, to say any thing with relation to the question I have now in my hand to move to you.- The difference between the situation this nation is in now, and the situation it was in last year, sufficiently justifies the small addition that is proposed

^{*} Deputy-paymaster of the army.

to be made to our land-forces; the addition proposed is no more than 1800 men, and even this addition is proposed to be made in the easiest and least expensive way: we have now three regiments at Gibraltar, which have always hitherto been placed on the British establishment, because, though they were sent there upon an emergency, it was never before thought necessary to continue them there; but since a war is broke out in Europe, it cannot be thought safe to recall them, and therefore in their place it is proposed to add 1800 men to the regiments we have now at home, and to place them for the future on the establishment for Minorca and Gibraltar. This, in my opinion, is so reasonable and so necessary a demand, that I shall give the Committee no farther trouble, but beg leave to move, " That the number of effective men to be provided for guards and garrisons in Great Britain, and for Guernsey and Jersey, for the year 1734, be, including 1815 invalids, and 555, which the six independent Companies consist of for the service of the Highlands, 17,704 men, commission and non-commission officers included." Hereupon

Sir William Wyndham spoke as follows:

Sir; I do not stand up to oppose the motion made by the honourable gentleman over the way; for as the motion stands, the number of forces proposed to be kept up for next year is, I find, no greater than that which was kept up for last year, and, according to our present situation, I do believe the keeping up the same number of forces will not be thought very extravagant; but by what the gentleman was pleased to say, there seems to be an augmentation designed; I shall therefore beg leave to propose an amendment to this question, because, as to our own particular situation, we are still left in the dark. There is no gentleman in this House, who can agree to any demand that comes from the crown more chearfully than I shall, when I see any reason or necessity for such a demand: but when any augmentation of our forces, either by sea or land, is demanded, when any additional load is desired to be laid upon the people, while I have the honour to be one of the representatives of the people, I shall always expect to have sufficient reasons shewn me, before I give my consent for complying with any such demand; and therefore, upon every such occasion, I think a full information .

our affairs, that we may from thence judge. whether we ought to consent to what is proposed: nay, though no augmentation had been asked, if nothing more were to be asked, but to keep up for next year the same number that was kept up last year; yet, as it is a heavy charge upon the people, and cannot surely be always necessary, the consent of Parliament ought not to be expected, without giving us some good reasons for it .- For this reason, I hope, that some gentlemen who can inform us, will rise up and let us know something of our present circumstances: it is high time we should know, not only our present situation, but likewise, what share we are to take, or if we are to take any, in the war now begun in Europe: it is chiefly with this view, that I am to offer an amendment to the question: my principal design in it is, that some gentleman may rise up, and give me some argument, afford me some excuse, for my consenting to lay a new load upon a people whom I know to be already most heavily loaded. I know, Sir, we are in a Committee, and therefore I may be indulged in speaking more than once, for which reason I shall now add no more, but only move, that the words, ' And including the three regiments of Tyrawley, Grove, and Kirk,' may be added by way of amendment to the question.

Mr. Henry Pelham said :

Sir; My opinion is the same with that of the honourable gentleman who made you this motion; the augmentation proposed is, I think, so very small, the manner of doing it so easy, and so little expensive, and the necessity of doing it so evident and apparent, that I did not expect that either I or any gentleman else should have been under a necessity of standing up to a ary thing in support of the motion. The honourable gentleman, who spoke last, has proposed an amendment, and wants much, it seems, to be informed of our present situation, and hopes that some gentlemen will stand up and satisfy him: I do not take upon me to speak as a person any way concerned in the admi-nistration, I speak only as a member of this House, and, as such, I want no farther information; the lights I have, and which every gentleman in this House must know, are sufficient to enable me to give my vote in the present question : if other gentlemen, whose curiosity may be greater than ought to be given touching the situation of mine, want to know more than they yet

know, I am afraid they will return from the House no wiser in that respect, than when they come to it; for gentlemen are not obliged to say more than what is necessary for their present argument; nor are they bound, upon every occasion, to satisfy the private curiosity of other men. Every gentleman must know the present circumstances of affairs in Europe, and from that consideration alone must see the necessity of the augmentation proposed; the three regiments, which are at Gibraltar have been, till now, kept upon the British establishment, because it was not expected, that we should have been obliged to continue them there: But since a war is broke out in Europe, since our neighbours have all great armies in the field and great fleets at sea, would any man think it wise or prudent in us, to diminish the strength of that place by recalling those three regiments? Or can any gentleman in this House think, that a less number of regular troops at home is necessary now in the time of war, than what was last year, in the time of peace, thought necessary for the defence of his Majesty's person and government? Surely no member of this House can possibly think so, and therefore I cannot see how any gentleman can disagree with the question now before you; since all that is thereby proposed is but a small additional expence of 34 or 35,000% to the nation. It is only an augmentation of our forces at home, equal to, and in the room of those three regiments, which it is now become necessary to put upon a foreign establishment; for after they are once put upon that establishment, it is certain they cannot be called home, whatever necessity we may have for them here; and, for all that has been formerly said by gentlemen about numerous standing Armies, I know very well, that while I served in another office, we never were able to make such a disposition of quarters as to have it in our power to call above three or four thousand men together upon any emergency. For these reasons, Sir, I cannot agree to the amendment proposed: on the contrary, I never was, I think, rle rer in any one question I moved in this House, than I am in that which you have in your hand.

Mr. G. Heathcote stood up, and said :

Sir: As the situation of affairs in Europe is very much altered since last year, so my opinion, with respect to the army, is greatly changed. I was, its true, last session

against keeping up such a number of regular troops, as the majority of this House were pleased to agree to; but the reasons which then made me vote against the number proposed, seem to be good reasons for agreeing to what is now proposed. We were then in a state of perfect tranquillity, both at home and abroad; but now the scene is changed, and we are in great danger of being involved in that war, which is already broke out: do not we see the King of France, who for some years has been in a state of inaction and seeming to product by but discretions, now setting with great application to public business, and following the footsteps of his ambitious predecesser? Do not we see, that he by his armies, in conjunction with those of Spain and Sardinia, has in a very short time, over-run a great part of Italy? This has given the alarm to all the Princes of Europe, and certainly ought to give us some likewise. We are perhaps amongst the most remote from danger, but it may reach us at last; and in such circumstances, I should think it very unwise not to be upon our guard; for which reason I cannot but agree to a demand, which in itself I think so modest and so reasonable: and I wish that the present question had been agreed to without any opposition or debate, in order to convince the whole world that there is a good harmony subsisting between his Majesty and his Parlia-

Sir Thomas Lumley Saunderson spoke next:

Sir; Notwithstanding what has been said by the two honourable gentlemen who spoke last, I am of the same opinion with my honourable friend who moved for an amendment to the question; for unless we are to engage, unless we are to have some share in the present war, I can see no necessity, nor indeed any reason, for the augmentation proposed; because I am very well assured, none of the powers engaged in war will attack us, if we have a mind to stand neutral; and if his Majesty were resolved to take any share in the war, or even to give the least assistance to either of the parties engaged, he would certainly have communicated his resolutions to his parliament: surely those gentlemen who have always thought, at least of late years, that an army of 18,000 men is necessary in times of peace, to support his Majesty's government, can never think, that the addition of 1,500 will enable him to take

any share in the war, or to give assistance ! to any of his allies; from hence I must conclude, that his Majesty is not to take any share in the war, so that the smallness of the augmentation demanded, which they make use of as an argument for prevailing with us to agree to it, is with me a very strong argument for refusing to give my consent.-But, Sir, the chief argument with me for being against the present question is, that I am afraid lest the number of forces kept up last year should come to be thought always necessary to be kept, even in times of the most profound peace and tranquillity; and indeed the gentleman who spoke last but one seemed to insinuate as much, so that from henceforth we may reckon an army of 18,000 men as a part of our constitution; and even this army it seems is always to be augmented, whenever any little quarrel happens between any two of our neighbours, and that whether we are to have any share in the quarrel or not: this is the principal reason, Sir, why I cannot agree to the question, as it now stands, and therefore I shall be for the amendment proposed.

Mr. William Pulleney then spoke as follows:

Sir; The honourable gentleman who moved the question did extremely well in opening and explaining it to the committee, for it is in itself so dark and intricate, that without the explanation he was pleased to give us, I believe there are very few gentlemen in the House who would have understood it, or could have imagined, that a large augmentation was thereby meant to be made to our landforces in Great Britain: by the words of the question, no greater number of landforces than what was voted last year appears to be demanded, yet when it comes to be explained, we find that there is a demand for an augmentation of about 2,000 men: here is an army in disguise; it really puts me in mind of Bayes's army in the play, for it would have been an army incog. if the gentleman had not been pleased to discover it.—An honourable gentleman told us, that those three regiments now at Gibraltar, if they should once be put upon that establishment, could not be called home, let the occasion for them here be never so pressing; this I cannot admit, I can see no impossibility of calling them home, though they should be put upon

were, have we not 12,000 men in Ireland. from whence we may call home as many as we please, upon any emergency; has not this been done in former times? And did not the parliament of Great Britain willingly make up the difference of the pay, and all the other charges that attended the transporting of them; besides this, cannot we call for troops from Holland, whenever we have occasion for any such? Has not this likewise been formerly done? We know that the Dutch are by treaties obliged to furnish us with 10,000 men, if we should be attacked by any power in Europe, and that at their own expence too; though I believe, indeed, that we never had as yet any such assistance from them, but what the parliament of Great Britain was obliged to pay for.-The gentleman spoke likewise of the disposition of quarters, and the difficulty of getting a number of men together, on any emergency. Sir, I have had the honour to serve in that office, as well as the honourable gentleman, and I never knew a disposition of quarters so made, but that almost all the troops in Great Britain could be got together by regular marches, time enough to oppose any enemy that could come against us, unless they should drop from the clouds; I cannot comprehend, from whence gentlemen imagine that such troops should be sent against us : must they not march, from their several quarters, to the sea-coast of that country from whence they are to come? Must they not have a fleet of ships to transport them, and a fair wind to bring them to this island? Will not all this take up time, and that enough to give us an opportunity of assembling our forces? This, really, Sir, to me seems to be raising fantasms in the air, in order to find pretences for loading the people of England with taxes .- The amendment proposed was not, I believe, meant by the honourable gentleman who moved it, so much to be insisted on, as to oblige those gentlemen, who desired us to consent to this augmentation, to shew us some reason for so doing; and with this view I must join with him, and will be for the amendment, until I hear some reason given for the augmentation: if those gentlemen will vouchsafe to shew us any reasons for what they ask, and those reasons shall appear to be sufficient, I make no doubt but that my worthy friend will be ready to drop the amendment he has proposed; and, until some reason is offered that establishment; but, granting they to us. I think I have no occasion to say

at y thing more upon this subject. When they have shewn us their reasons for making the augmentation, I shall either agree with them, or I shall endeavour to shew why I do not think the reasons they have offered sufficient.

Mr. Pelham stood up again, and explained what he had before said, with respect to the calling home the regiments from Gibraltar, and with respect to the disposition of quarters.

Mr. Walter Plumer said :

Sir; I cannot but think that it is highly reasonable, for gentlemen to expect a little more satisfaction than what they have yet got, as to the necessity for this augmentation before they agree to it: this House has always been said to hold the purse of the people; but if we should agree to any tax or measure, which may oblige us to load the people with taxes, without the least reason assigned, we could not justly be said to be masters of the purse of the people; we could be only the slaves who carry it, in order to open it as often, and as wide as our masters shall please to demand. From all that has been said, I cannot see, that we are in any immediate danger either at home or abroad; and I am afraid, that the putting of those three regiments upon the establishment of Gibraltar, may be done with a view to make the people of this nation feel the expence of that place, in order to make them sick of it, and so to induce them the more eaally to agree to the delivering it up.

Mr. Digby spoke as follows:

Sir; The number of land-forces now proposed to be added to the number voted last year, I must own to be but very inconsiderable: But as the number voted last year was by many thousands more than I thought necessary, I must now look upon all those thousands, as an addition made this year to the number of our land-forces; and as that addition is much larger than I can judge to be necessary, from all that I haveheard from those gentlemen who are so fond of increasing our army, I cannot but be against any new levies.—Gentlemen tell us, That the expence of the augmentation proposed will be no more than 34 or 35,000%. to this I must add the expence of those many thousands, which last year I thought tery unnecessary to be kept up, and in this light the additional expence of our timy for this year will amount almost to . as follows:

hundreds of thousands: Besides, those gentlemen seem to forget, that every man added to the army is a man taken from the labour and industry of their country; and with this view the real loss to the nation will amount to double that sum. Do they think that the labour of a working man is to be valued at nothing? I believe at the most modest computation, the labour of every working man in the kingdom, one with another, brings in 201. to his country: It is by the labour and industry of such men, that the trade, and consequently the riches and the power of this nation is supported; therefore the taking any such man from his labour, must be doing a real injury to his country.-What was mentioned by an honourable gentleman affords me a most melancholy consideration : He was afraid lest an army of at least 18,000 men should come to be made a part of our constitution: I am of opinion, that the gentleman's fears are by much too well founded; for there are so many gentlemen, who seem to look upon an army of 18,000 men as always necessary for the support of our government; that though we have for some years past been in a state of the most profound peace, we have never been able to reduce our army below that number; but, as that number is not necessary in time of peace; as I think it is sufficient, even though we were in some little danger of a war, I cannot agree to any augmentation, unless I see some greater necessity for it than has been yet shewn.

Sir William Wyndham stood up again, and said:

Sir; My honourable friend has done me justice, in saying, the amendment I moved for, was principally with a view of having a little information from some gentleman in the administration, as to our present situation, in order that I may from thence be able to judge of the necessity of complying with the demand made by the crown: This is, I think, no more than what the parliament ought to desire, and certainly has a right to expect; and therefore I cannot even yet think, but that some gentleman, who is qualified for that purpose, will give us at least as much information about our present circumstances, as may enable us to give some reason for our consenting to the augmentation now demanded.

Sir Robert Walpole rose up and spoke as follows:

Sir: Though I had resolved to sit still and say nothing in the present debate, yet, as I believe myself pointed at by the honourable gentleman who spoke last, when I find myself so often called upon, I cannot forbear giving some answer to what gentlemen have been pleased to say against the small augmentation of our forces, which has been proposed. As to the inhaving, I do not really know what they mean by it, or what they want to be informed about: It is publicly known, that there is a war now broke out in Europe, even his Majesty in his speech has taken notice of it, and in the same speech his Majesty has been pleased to declare to us, that he is yet no way engaged in the war, nor would determine himself till he had examined the several facts alledged by both parties: This, Sir, is a deliberation consistent with the wisdom of his Majesty's councils, and from thence we may be assured, that we are not as yet any way concerned in the present war; we may, it is true, be concerned relatively and consequentially; but, from what his Majesty himself has told us, we must conclude that we are under no present engagements; and therefore I must think it strange in gentlemen to expect or desire any declaration from his Majesty, or those who have the honour to serve him, before any resolution has been taken, nay, even before his Majesty could possibly have an opportunity to inquire into those facts, which he has told us, he will thoroughly examine before he determines what to do.-But as it is a matter of the utmost consequence to all the powers engaged in the war, to know what part Great Britain is to take, or whether or no we are to take any part in the present war; we may conclude, that they are all extremely anxious about knowing what we are to do. And surely, if there is any power in Europe, who may in the event become the enemy of Great Britain, particularly interested in, and therefore anxious to know the result of our deliberations, it would be a very good reason, if there were no other, why gentlemen ought not to expect the satisfaction they seem so earnestly to desire, especially before so full and so public an audience: This, I say, would be a good reason for his Majesty not to declare his resolution here, even supposing he had come to a resolution; and till his Majesty thinks fit to publish his resolutions, gentlemen may believe, that

who has the honour to serve the crown. will be ready to make any declaration in this place, until we do it ex officio and by his Majesty's orders.-Now, Sir, without any farther information, let us consider the present circumstances of Europe; we all know, and his Majesty has told us. that a war is broke out in Europe; we are not immediately concerned in this war: formation which gentlemen are so fond of but as the too great success of either side may endanger the liberties of Europe, we are certainly concerned in the event; and as we are concerned in the event, those powers, who may now, or hereafter come to think, that we are, in interest or self preservation, obliged to declare against them, will not they, as soon as they begin to think so, endeavour to take us at a disadvantage, and before we are prepared for our defence, in order to prevent our attempting to put a stop to those ambitious views which success may inspire them with? Is it not therefore necessary for us to be upon our guard, and to provide in time for our own defence? Upon this consideration, the necessity for the augmentation proposed, which some gentlemen pretend they cannot discover, is to me so apparent that it speaks itself; and the demand is in itself so modest, and so evidently shews, that his Majesty's inclinations are to lay as few and as easy burdens on his people as possible, that I must say, the making of any difficulty to comply with it, does not testify any great respect towards his Majesty, nor a warm affection or zeal for his government; and therefore I hope the question will be agreed to without any amendment.-As to the insinuations made by a worthy gentieman over the way, that there was a design to make Gibraltar appear expensive, in order to make people sick of it, and induce them to consent to the giving it up, the repeating this insinuation is, I think, a sufficient answer to it; for to say that the ministry, by adding three regiments to the defence of Gibraltar, are in a plot to deliver it up, has something so ridiculous in it, that I am surprized it should drop from that honourable gentleman; but I am persuaded he did not mean to be serious when he made that insinuation, and therefore I shall take po farther notice of it.

Mr. William Pulteney replied:

Sir; I believe most gentlemen, as well as myself, whose expectations were raised when the honourable gentleman stood up, neither I, not any member of this House, have met will a very great disappointment:

that gentleman, from whom we had reason to expect something that would have been i of weight in the present debate, has not only told us, that we are to have no reason for what we are desired this day to agree to; but has given us very little hopes of having, at any other time, that information which one would think a British Parliament might expect. Are we to vote powerful fleets, and numerous armies; are we to lay new and great burthens on the people, and all this without being told any reasons for what we are desired to do? What satisfaction can we give our constituents, if they should ask us, why we have augmented our standing army, which must always be dangerous to the liberties of our country? Why we have consented to the increasing the public charge which is already heavier than the people can bear? Really, to this most material and reasonable question, I know as yet of no other answer we can give, but only that his Majesty has told us in his speech, that there is a war broke out in Europe in which we have no manner of concern; and his ministers have told us, that we ought to be afraid of the armies and fleets raised and fitted out by our neighbours, because they are under an absolute necessity of employing all the armies they can raise and all the fleets they can fit out, in those parts of Europe which are most remote from us. We have zeal, Sir, I hope we have all a great deal of affection and zeal for his Majesty's person and government, but do not let us allow his Majesty's ministers, or even his Majesty himself, to expect such a blind zeal from this parliament: it is inconsistent with the dignity of parliament, and I am sure that parliaments, thirty of forty years ago, would hardly have been persuaded to have shewn so much complaisance to the ministers of the crown.-What has been observed by some gentlemen, I own, Sir, weighs greatly with me: from the demand now before us we have reason to conclude, that 18,000 men may be the number intended to be always kept up within this island, even in the times of the greatest peace and tranquillity; and that the augmentation now required is done with a view only, that when such times shall again come, those in the administration may have an opportunity to pretend great merit, in reducing the 1800 men now proposed to be added: we all know what jealousies and fears the people have entertained at the continuing of this army, during the last years of per-[YOL, 1X,].

fect peace and tranquillity both at home and abroad; and if that measure should be again attempted when those days of peace return, every man must then conclude, that that army is kept up, not for defending us against our foreign enemies; but for the safety of those who have rendered themselves odious among the people, and for defending them against the resentment of an injured and a plundered nation: if this should ever happen to be our unfortunate condition, the people will certainly make a struggle for the preservation of their ancient constitution; this will certainly be the case; I know it must be the case, and when it is, I hope those who shall bring us under such hard circumstances will find, that even this army of 18,000 men will not be able to stand against the whole people of England. I have a great opinion of many gentlemen who have now commands in the army, and if such a case should happen, while they have any command, I make no doubt but they would behave as their predecessors did at the revolution; I dare say, that most of them would soon be found, of the people's side of the question.-If we are, Sir, to have any share in the war, the addition of 1800 men is but a bauble; and if we are to have no share, why should we bring any additional expence upon the people? The honourable gentleman would not say positively, that we were engaged or were not engaged, or that we were or were not to be engaged, but that we might be engaged relatively and consequentially; and this refined quibbling, Sir, is, it seems all the satisfaction, all the reasons he will youchsafe to give gentlemen, for agreeing to the demand now made upon them. Is an English House of Commons to take this as a reason for breaking in upon their constitution, and for loading their constituents with taxes? Surely, Sir, let our condition be never so bad, and I believe it is bad enough, if the advice of parliament is wanted on that occasion, if their assistance be desired, they ought to have a full information of the present circumstances of the nation, and they ought to have sufficient reasons given for the demand that is made. But it seems we are for the future to have no other reason given us for complying with any demand that comes from the crown, but only because it is asked; and if any gentleman scruples to take that as a sufficient reason, he is, it seems, always to be told, that his not agreeing readily to the demand will be looked upon

as a want of respect to the crown: let us, l Sir, have all due respect to the crown, but for God's sake let us have likewise some regard to ourselves and to our fellow-subjects, without which I am sure we have no business here, nor can the nation ever reap any benefit from our meeting in this place.—The extraordinary expence of the augmentation now asked for, is said to be but 34 or 35,000%. It is, at least, 35,000% which is a sum that may, perhaps, sound but little in those ears which are accustomed to millions, yet it is a great sum, and will be the head is the perpendicular, hant, who are already over-burdened with taxes and impositions: it is an additional expence which no man ought to consent to, unless he sees an absolute necessity for so doing: the honourable gentleman, it is true, says that the necessity is apparent, and that it speaks for itself; it is well it does so, for no gentleman has as yet thought fit to say any thing for it; but as I neither can see this apparent necessity, nor hear it speak for itself, I must therefore as yet be for the amendment which has been proposed.

Sir William Yonge replied:

Sir; The question now before us is, in my opinion, so reasonable, and the additional expence, which the honourable gentleman, who spoke last, was pleased to call a great sum, is, I think, so far otherwise, that I believe every gentleman in this House, when he heard this motion made, was surprized at the modesty of the demand, and could not but admire his Majesty's wisdom and the great care he had of doing nothing that might be burdensome to his people.-Gentlemen may, if they will, shut their eyes, and not see that object which stands before them in the clearest light; but the necessity of what is now proposed is to me as no prent as the sun at noon-day. Though we be not as yet any way engaged in the war now e reied on in Lar 2, yet no man can answer for future events, nor can we know what resolutions foreign courts may hereafter come to: It is for this reason, that we ought to be always well provided for our defence against any sudden attempts, that may be resolved on or made against us; and we certainly ought to be better provided for our defence, when our neighbours are at war, than when they are in a state of profound tranquillity. When they are at war, they always have armies in the field, and fleets at sea; they have many pretances for marching their ormes

wherever they have a mind, and for fitting out what fleets, and at what places they think proper; with some of these they may come upon us unawares, and when we think that their warlike preparations are designed against those they are actually at war with. Whereas, in time of peace, though they have standing armies, yet those armies are dispersed and in quarters; and if any number of them should be gathered together, and prepared for an expedition, we should have a right to demand the reasonfor such preparations; and we could easily judge, whether or no they were, or could be designed against us; as to their ficet it is the same, though in time of peace they have ships of war, as well as other ships, yet their men of war are mostly laid up in their docks, and their other ships employed in their proper business; and if they should begin to fit out a fleet, and prepare for a naval expedition, we should have a right to demand whither they were designed; and could easily judge, whether or no they could be intended for an invasion upon us; in either of which cases, we should have time to prepare for giving them a proper reception: From this consideration it appears evident to me, that it is necessary for us to have both a great fleet at sea, and a more numerous army at land, when our neighbours are engaged in war, than we have occasion for when they are all in a profound peace; and I cannot but think that the augmentation now proposed is the least that can be judged necessary.-As to the conjectures, Sir, which gentlemen have been pleased to throw out, of what may be intended when peace shall be again restored to Europe, I think no gentleman now in this House is any way concerned in them, or obliged to give any answer to what has been said upon that subject: If what ought to be then done be not done, let those who shall then have the honour to advise the King answer for it; but a supposition that they will not do their duty, can be no reason for us to neglect or to refuse doing our duty upon the present emergency. The honourable gentleman was pleased to say, that he had heard no body speak, or give any reason for the necessity of the augmentation proposed; if it be so, I am sure I have heard no gentleman say any thing against it, and therefore, since nothing has been said of either side of the question, let every gentleman give his Vote, according to what his thoughts may a most to him.

A. D. 1734.

Sir Joseph Jekyll said:

Sir; As I shall always show a ready compliance with any demands, which his Majesty shall please to make, when I see they are requisite for supporting or defending the honour and interest of this nation: so I shall always be extremely cautious of agreeing to any thing, that may bring new loads upon the people, , by increasing the public expence, unless when I plainly see an absolute necessity for it; and therefore, Sir, I cannot, for all I have yet seen or heard, agree to the present motion. I am not ignorant of the present state of affairs abroad, but as we are not as yet any way engaged in the quarrel, I can see no danger we are in from any power abroad, and therefore canfind no reason for our making any additional provision for our defence; for though we were really in some danger, we have, in my opinion, sufficiently provided against it, by the large armaments we have already voted for the sea-service, which, as it is our natural defence, was cheerfully, and, I may say, unanimously agreed to: Nay, if we were to give some assistance to some of the powers engaged in the war, which no gentleman has yet said we are, it is certain that we may assist them as effectually by our fleet as by our land-forces, and in such case I should be for augmenting our naval force rather than our land-army.-The honourable gentleman, who spoke last, endeavoured to shew, that we ought to be better provided for our defence, when our neighbours are engaged in war, than when they are in a profound peace; but in my opinion, if we are no way engaged in the quarrel, we have then less occasion to provide for our defence; because when our neighbours are engaged against one another, they will certainly be so far from doing any thing that may disablige us, that we must then be courted by both parties, if not for our assistance, at least for this, that we observe an exact neutrality; and to me It really seems a paradox to say, that any nation in Europe will be the more ready to attack us, because they are already deeply engaged against another enemy. For this reason I must conclude, that we are in no danger of being attacked, until we come to a resolution to join one side or other; when we have once come to such a resolution, we ought to provide for offence, as well as defence, and until then we ought to save as much as possible, that we may be able to execute our resolution, when taken,

with the more vigour.—Gentlemen talk of France, and of the great armies they have in the field, and the great fleets they have at sea; but I am sure we can be at present under no apprehensions from them: that nation has now with enough upon their hands, in sending two great armies to different parts of the world, and providing at the same time for their own security at home; and whatever fleets they may have at sea, it is certain, that they will have occasion for them elsewhere; nay, even though they had not, I doubt much if it be in their power to send any such fleets to sea, as could give us just cause of fear. When gentlemen talk of invasions, I hope they do not think that this nation is to be conquered by ten or twelve thousand men; and unless they could send at once such an army, as would be able to conquer the nation, any lesser number would be just so many men thrown away; for our fleet would not only prevent succours from coming to them, but would likewise prevent its being in the power of those who landed, to make their escape out of the island .- But besides, its not being in the power of France to attempt any thing at present against us, I believe it is not in their inclination; they certainly look upon us as their allies, and have, I believe, good reason for so doing; I shall not enter into a disquisition of the many engagements we are at present under to foreign powers, but I am afraid they are such, that whatever measures we may pursue with respect to the present war, it will not be easy to reconcile the honour and the interest of this nation. If our interest should call upon us to assist the emperor and his allies, I am afraid we must forfeit our honour to France and her allies; and if our interest call upon us to assist France and Spain, we must equally forfeit our honour to the emperor; nay, if we should observe an exact neutrality, I am afraid both parties would have some grounds for accusing us of a breach of faith; I shall not pretend to give names or epithets to any measure, or to any minister; but a management, which has brought the honour and interest of the nation thus to clash, I cannot applaud.-As the design of proposing the amendment, which has been offered, seems to be only in order to procure some information, or some reasons for the augmentation demanded, I must say, that if the demand on one side be thought so very modest. it must be granted that what is asked on

the other side is full as modest; and if nothing has been said for or against the augmentation, it certainly ought not to be complied with; for there is an eternal reason against it, which every member of this House must know : the people of England are not to be loaded with unuecessary charges; if this new charge be unnecessary, it ought not to be complied with; and if there be a necessity for it, that necessity ought to be shewn to this House; the parliament has as good a right to have the reasons for any demand from the crown laid before them, nay, a better, in my opinion, than the crown has to expect a compliance, without shewing them any reasons for their so doing; and therefore, until some reasons be offered for our complying with the demand, I shall be for the amendment.

Mr. Talbot spoke next in favour of the augmentation:

Sir; I am heartily sorry I should differ from the honourable and learned gentleman over the way, with whom I have always, until now, concurred in questions of this nature; and for whom I have the greatest respect and esteem. As I have always been one of those gentlemen, who have appeared against keeping up numerous standing armies in time of peace, I think myself obliged to give my reasons before I give my vote for the augmentation proposed; for though I never thought, that we ought to keep up a large standingarmy in time of a profound peace, yet when there is a war actually kindled in Europe; when our neighbours are all making vast military preparations, I must think that we ought then to add a little to our forces both by sea and land, not only for our own security at home, but likewise to add to the influence which we may have, and ought to aspire to, with all the parties engaged in the war.-It is certain, Sir, that if there were no parties nor divisions among us, this nation would have no occasion to be afraid of ten or twelve thousand men poured in by surprize upon us; in such case I do not believe any power in Europe would attempt to invade us with double the number; but as there are parties and divisions among us, and always will be, as long as we are a free people, ten or twelve thousand foreigners, joined by all the power of the disaffected amongst ourselves, might do us a great deal of mischief, if not overturn our present happy establishment, especially if we

had but a small number of regular forces at home.-It is likewise certain, Sir, that none of the powers engaged in the war will attack us, or do any thing to disoblige us as long as we remain quiet, and they are under no apprehensions of our going to join with their enemies. when such a general war is broke forth in Europe, when the united forces of France, Spain, and Sardinia, are tearing the emperor's dominions in Italy asunder, are we to be altogether unattentive? Are we to sit intirely regardless of a war, which may end in the total overthrow of the balance of power in Europe ? Surely, Sir, we are not; and if we should resolve to join either party engaged in the war, or if either of them should but suspect such a thing, would not the party against whom we should resolve to join, or who suspected that we were to come to such a resolution; would not that party, I say, attempt to make a sudden invasion upon us? For though they could not perhaps expect immediate success, yet it might give such a diversion to the arms of this nation, as might prevent its being in our power to put a stop to their ambitious views, or to preserve the balance of power in Europe.-In this case, Sir, it is of no weight to say, that after we have come to such a resolution, it will be time enough to provide for our defence; for, as I have said, the apprehensions of our neighbours may be sufficient cause for them to invade us, and those apprehensions we can know nothing of until we feel the effects of them; but even as to our own resolutions, they may happen to be discovered, as soon as taken; and as it requires a long time to raise any land-forces, and to discipline the men, so as to make them fit for service, it will be too late then to begin only to provide for our security at home; we ought, before we agree to any such resolutions, at least to be secure at home; and then, after it is taken, we may with ease provide for acting an offensive part.—Upon the whole, Sir, if any very large augmentation had been now demanded, I should not perhaps have given my vote for complying with that demand, without having been a little better informed as to the necessity for making such an augmentation; but the augmentation now asked is so small, that I look upon it as done chiefly with a view of shewing the world, that there is a good harmony subsisting between his Majesty and his parliament, which, perhaps, some powers abroad have been made to doubt

comply with the demand made by his Majesty, but I wish that no sort of unwillingness had been shewn by any gentleman in great a weight to the counsels of this nation among foreign princes, as a strict union between the king and his parliament; so nothing can give such a stab to our influence abroad, as an attempt to destroy that union; and if Great Britain should lose all the weight it has in the scale of Europe, to what a pass it might bring the affairs of Europe I shall leave to gentlemen to judge.-In short, Sir, those who oppose an army, as well when it is become necessary as when it was unnecessary, I must suspect of having some other reasons for their so doing, than those they publicly avow. To me the necessity of the augmentation asked appears to be sufficiently evident, therefore I am ready to give my vote against the amendment proposed.

After him Mr. Wyndham spoke against

the augmentation; and then

Sir John St. Aubin spoke as follows:

Sir; I cannot persuade myself to agree to the motion as it now stands, because I have as yet heard no reason given for convincing me, that the augmentation now demanded is necessary; for though it be called but a small number, yet to me and to all those gentlemen, who were last year of opinion, that the number of land-forces then voted was by much too large, the augmentation must appear to be very conaiderable, as has been already observed. By the arguments I had formerly heard for continuing the army, and the arguments I now hear for augmenting the army, it appears plain to me, that some gentlemen are of opinion that an army, of at least 18,000 men, will always be necesmany for the support of our government, and consequently must become a part of our constitution; for when our neighbours are all at peace, we are told that we must keep up at least that number of regular troops, because our neighbours have nothing to do with their troops elsewhere, and may therefore make sudden and unexpected invasions upon us; and when any two of our neighbours are at war with one another, which is the present case, we are to dwe must keep up a numerous Standing-Army, because our neighbours have large Armies in the field, and great Fleets at

of: and therefore I shall not only heartily the English Soldiery, and when they have been properly employed, and kept in action, they have always done great honour to their country; but an army kept here this House; for as nothing can give so at home, in a state of inaction, and wantoning in lewdness and luxury till they have quite lost the true spirit of Englishmen, and are become fit to be made slaves themselves, may easily be persuaded to make slaves of their fellow-subjects; and therefore I shall always be against keeping up a numerous regular army within this Island, let the pretences for it be never so plausible : our government has been supported for many ages without any such army, and even during the whole course of the last two great wars, there never was a greater number of forces kept at home for the defence of this nation, than the additional number now proposed, above what I, as well as a great many other gentlemen. thought necessary last year to be kept up.

Gentlemen talk of parties and divisions among us, and of its being necessary for us to prepare for our defence before we come to any resolution; there may be little divisions among us, but as long as his Majesty enjoys the affections of his people, those divisions would immediately cease upon the approach of a foreign enemy; we would all then unite in the defence of our king and country; and as to preparing for our defence, it is certain, that half the number of the troops we now have, would be sufficient to repel any such invasion that could be suddenly brought upon us; and if any design should be formed to invade us with a great number of troops, would not they require a great number of transportships? could such a naval armament be prepared without our hearing of it? and have not we already voted a great naval force, with which we might easily block up our enemies in their own harbour?-While the true maxims of English policy are pursued, neither his Majesty, nor any of his successors, will ever have an occasion for standing armies; the King will always find a security for his person and government in the hearts and purses of his people; but if ever a vicious minister shall begin to act upon other maxims, armies may then become necessary to skreen the minister, or even to support his master; and such a minister may perhaps find a corrupt parliancent, servicly and slavishly complying with his most unreasonable demands: this may support him for a while, sea, which they may turn -uddenly against but the spirit of the people will be rouzed us. I have, Sir, a very good opinion of at last, and even that army, in which be puts his sole trust, may probably join with the rest of their countrymen, in taking vengeance on the man who attempted to

enslave his country.

This I say, may probably be the case; but as standing armies may be so modelled and managed, as to become proper tools for tyrannical power, therefore there is nothing a free people ought to be more cautious of; and as I can see no necessity for the augmentation proposed, I cannot give my consent to the proposition. I do not, indeed, know our present situation; but whatever it may be I must say, that if, by the ignorance of him at the helm, if by his shifting the sails at every turn of the wind, our ship be brought into great distress, and our reckoning quite lost, he ought in justice and modesty to resign the helm. A general council ought to be called, and every particular circumstance laid fully before them, that they may from thence learn how affairs stand, so as to be able to judge how to put the ship in a right course.

Col. Cholmondeley, member for Bossiney, spoke next for the augmentation; and then the question was put upon the amendment proposed by air William Wyndham, which was carried in the negative by 262 against 162. After this, the question was put upon the first motion, which was agreed to without a division; and then the following resolution was likewise agreed to, That 647,1291.11s. 3d\frac{1}{2}, be granted to his Majesty, for defraying the charge of 17,704 men for guards, garrisons, and other his Majesty's land-forces in Great Britain, Guernsey, and Jersey, for the year 1734.

Debate in the Commons on Lord Morpeth's Motion for a Bill to prevent any Commission Officer, not above the rank of a Colonel of a Regiment, from being removed, unless by a Court-Martial, or by Address of either House of Parliament.* Feb. 13. The Mutiny bill having been read a second

time, and committed to a committee of the whole House,

Lord Viscount Morpeth stood up and spoke as todows:

Mr. Speaker; Though an army be, as yet, no part of our constitution, yet we find the purliament has of late thought

tenther was, nor rould be, an act of the massiver; because his Majesty had an inherent right to decision or appoint what the could be may be thought fit; and it is one of those exercises of no country which is strety of the constitution, has countries to ever a set of mage to country the fit of the constitution, and to make the constitution, have a motion on the 15th of February, which tended to an absolute unlinging of the constitution, have a motion of the constitution, have been assured to the constitution of the

the hast be admosted at the opposition were by this time irritated into such personal animosity against the minister, that they resolved to oppose all his measures, whether they me to a might made a cose to a die after and account of the transport of the record were they altogether blameable for acting on then was file a social was premove reign, a man whose conduct they thought prejudicial to the interest and socials of their country. They could not, however, prevent the augmentation proposed: but they resolved, if the could not wholly stop the career of the ministry, to throw in such a number of rubs as should it lease retard their paraces. dide of Baltin and fore Contain feet been leprived of the regiments they commanded, because they refused to concur in every project of the administ thou. It was in consequence of dier consission, that I and Mor, estimated for a bill to prevent any commission-officer, not above the rank of a colonel, from being removed, unless by a court martial, or by address if other he ise of parametric Sich in affack on the prezogative taight a reconcered in the latter part of the reign of the first Charles; but at this juncture could not fail to miscarry: yet it was sustained with great vigour and address.1 Smelkett.

"The spirit of opposition was carried to such an excess, that the minority not only resisted every measure of government with unabating pertinacity, but brought forwards a question that had a direct tendency to undermine and destry the const union which they official so zealously to admire. In fact, this attempt had so direct a tendency to renew that military independence, which in the last contury lad subverted the throne, and enslaved the people, that even those writers who, in other respects, man ably decry the Walpole admires the continuous, have not scrupled to reprobate this proposal,

^{* &}quot; As this was understood to be the last session of the then parliament, the members in the opposition exerted themselves with an unusual vigour to give the nation very disagreeable impressions of the administration. The removal of the diske of Boltan and the load to ham from their regiments, was represented in the most odious colours as an arbitrary act of the number, who was resolved to gainly the army so, that no officer in it should dare to vote against him in either House of Parliament. They who knew better, were sensible that this

proper to keep a much greater number of forces on foot in this kingdom, than was known in former times. I have always been one of those, who thought a much less number sufficient for the defence of this nation, and the security of our government; but a majority of both Houses of Parliament have been of a contrary opinion, being thereto induced, as I believe, sometacks by plots, a Alter enable confide cies at home; and at other times by the situation of our affairs abroad, and the precarious state in which the affairs of Europe happened to be in at that time. This has been our unfortunate case for many years past, and it is to be feared that our ! case for many years to come will not be much better, so that it is probable that the a greater number, may be thought necessary to be continued from year to year; therefore I think it is the business of parl'ament to put our army under such regu-

cessary for the security of our constitution. -It is certain, a numerous standing-army, intirely under the influence of the crown, or of any one man, has overturned the liberties of most countries, and must always be dangerous to this; and though the parliament has hitherto thought fit to consent to the keeping up the number we have at present, yet it is well known what fears and apprehensions that measure has created in the minds of the people; and

Control was sign of all with all the strength of their favourite party. The motion related Cubham from their military commands, "Lord Morpeth, after the reading of the

mutiny bill, rose, and concluded a speech full of trite reflections on a standing army, under the influence of the grown, on the danger of ert the permitted some in specials and crat would be seas to the cristitution of Holland and Sweden, by moving for leave to bring in a bill " For securing the constitution, by preventing officers, not above the rank of colonels of regiments, from being deprived of their commissions, otherwise than by judgment of a court martial to be held for that purpose, or by address of either House of Parlia. ment." This motion was argued at great length, and with uncommon warmth; but though ancient and modern history was ran- t sacked, and every topic introduced introduced which ingenuity could suggest, few observations worthy of record were produced. The minority were fully employed in defending their proposition against the charges with which it was merula ind by the ministerial advo-Ottes 1 Cox 's Walpile

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therefore it is become necessary for us to think of some regulation which may quiet them, by securing our constitution, as much as possible, against the bad consequences usually attending the keeping up of a standing-army; this may be effected in a great measure, by making our army not altogether so dependent upon the crown as they are at present; for the less dependent the army is upon any one man, the less dangerous they must be to the liberties of their country; and with this view it is that I shall beg leave to make a motion, which will, I hope, meet with general approbation.-There is one power now enjoyed by the crown, which must always be attended with the most dangerous consequences: I mean, the arbitrary power same number of regular forces, or perhaps now lodged in the crown of removing the officers of the army at pleasure: at present the crown, or rather the ministers and favourites of the crown, may remove any officer of the army, without any reason or cause assigned, nay, even without so much as accusing him of any crime or neglect in his military capacity; and this power must appear to every gentleman to be the more dangerous, when we consider how many gentlemen of the army have seats in this House, as well as in the other House of parliament.-In all the other countries of Europe which have any pretences to liberty, though there are perhaps none of them that enjoy so much freedom as we do, yet there are, by their laws, some wise provisions made, with respect to their armies: In Holland no officer can be broke but by sentence of a Court Martial; but in Sweden, during the rgign of their last King, they were so sensible of the many inconveniences and great dangers of this absolute power, which their King had over the army, that upon his demise, they made a law, that no officer should thereafter be removed from his commission in the army, without the consent of the senate. must shew what opinion all our neighbours, who have any regard for the liberty of their country, have of this arbitrary power in the crown; and, as I hope, there are no people upon the earth who have a greater regard to the liberty of their country, than the gentlemen who now hear me, I shall therefore, without farther opening this affair, move, That leave may be given to bring in a bill for the better securing the constitution, by preventing the officers not above the rank of Colonels of Regiments, of such land-forces as shall at any time be allowed by althority of

Parliament.

Sir John Rushout seconded the motion

Sir; The noble lord, who has been pleased to make you the motion, has opened it in so full and so clear a manner, no part of our constitution, will not, I believe, be denied by any gentleman in this bill, which we have just now read a second time; but yet our army has been kept up so many years, and is likely to be kept up for so many years longer, that it is high time to provide some antidote for that evil, which every man so justly apprehends -- By the mutiny-bill it appears, that no common soldier can be punished or dismissed as guilty of a crime, till he be first tried and found guilty by the sentence of a court-martial; that the officers of the army should be in a worse situation, that they should be liable to be removed, as if guilty, without any crime so much as alledged against them, or any trial or sentence, appears to me so inconsistent, that I am surprized some regulations in this particular has not been made long ago. noble lord, who made this motion, took notice that there were, and, I believe, always will be, a great many officers of the army who have seats in parliament; there are now above forty who have seats in this House; and though I have an opinion of them, and do not doubt but that they will act with as much integrity as any other gentlemen in the House, yet as long as they are liable to be turned out of their commissions at the the pleasure of a minister, they may justly suspect that the continuance of their commissions may depend upon their behaviour in this House; and therefore it must be granted, that they are more liable to a ministerial, or a courtdependence than other members are; for which reason, I am sure that they cannot disapprove of a proposition, meant chiefly to set them on the same independent foot that other gentlemen are on, with respect to their behaviour in this House: I cannot indeed apprehend, that a proposition in itself so reasonable can meet with any opposition; but if it should, I make no

parliament, from being deprived of their | doubt of having the assistance of those commissions, otherwise than by judgment gentlemen of the army, who have the of a court-martial to be held for that pur-honour to be members of this House, in pose, or by address of either House of support of a proposition designed for their security, as well as for securing the liberties of their country; I am only afraid lest modesty may make some of them withdraw: This I shall be sorry for; but I hope none of them will shew so much self-denial as to oppose the motion, only because it is for their private interest to agree to it. I and has made it appear to me so reason-, shall not upon this occasion give the House able, that I cannot help joining with his any farther trouble; the regulation prolordship in it. That a standing army is posed is so apparently reasonable and necessary, that I do not think it requires much to be said, either to explain or en-House, it being declared so by the mutiny- force it; and if any objections should be started, I hope other gentlemen will take care to remove them, therefore I shall only second the motion.

> Mr. Clutterbuck stood up, and opposed the motion:

Sir: Notwithstanding what has been said by the noble lord who made the motion, and the honourable gentleman who seconded it, I cannot give my concurrence. The noble lord set out with saying, that a standing-army is no part of our constitution; God forbid it should ever become so: But is certain, that the parliament may sometimes find it necessary to keep up a standing-army from year to year, for the support and defence of our constitution; and for this purpose it is, that the parliament has of late years consented to the keeping up of the army, which some gentlemen in this House have, indeed thought to consist of too great a number; but I do not remember ever to have heard it so much as insinuated, that we ought not to have any regular forces at all in the country. The constitution of this country is the best I know, or ever heard of; and therefore I shall always think, that all that is incumbent upon us, is to preserve and hand it down, as it is now, to those that shall-come after us; but if there were any flaw in our constitution, I am sure the proposition now made to us, would be so far from mending, that it would intirely sap and undermine it. It has always been the undoubted prerogative of the crown, to make and remove the officers of the army at pleasure; this is a part of our constitution, and to invade the prerogative, or wantonly to rob the crown of any part of it, is certainly an invasion of our constitution, which people ought to be extremely cautious of; for #

we once begin to make alterations or in- (gistrate with, wome, mine op - r, quear novations in our constitution, it will not very strange, especially since it must be be so easy to tell where it will end, or how granted, that his Majesty has never once far we may go: If we once begin, we may ' made an ill use of that power, or done any be carried such lengths as may intirely thing to deserve its being taken from him. subvert that constitution, which has ren-dered this nation so rich and so powerful, most augerous on h and which makes us at present the happiest people upon earth. While the army continues in its present condition, while the officers dependupon the king for their commissions, and the whole army upon the parliament for its continuance and pay, our constitution cannot be subverted by our army, nor can we be in any danger from any number of regular forces so kept up; but if this proposition should take place, it would make the army really dangerous to our constitution; the army would then become both independent of king and parliament, and might soon make themselves masters of both. There are many crimes an officer may be guilty of, which might give good and sufficient reason to his Majesty to remove him, and yet those crimes may be such as cannot properly be tried by a court-martial; for example, disaffection: His Majesty and all mankind may be fully convinced of the disaffection of an officer, though it may be impossible to prove that disaffection to the satisfaction of a court-martial; and yet the disaffection may be so flagrant, and so ready to break forth in some treasonable act, that the safety of the government, the very being of our constitution. may depend upon the immediate removal of that officer; and as this proposition, should it pass into a law, would make such officers the more bold and enterprizmg, the consequence of their disaffection, which could not then be immediately prevented, would be the more to be dreaded. The noble lord mentioned to us the case of some of our neighbouring countries, but I must think, that when we see other people more happy or more free than ourselves, it is then time enough for us to fly to other countries to seek examples for our imitation: And as to the case of Holland, I cannot say I have lately considered that constitution, therefore I speak with uncertainty; but I believe that as to their army their stadtholder has the same power that our king has; he may, I believe, remove the officers of the army at pleasure, and for us to take from his Majesty that power, which all his royal predecessors have enjoyed, which even the states of Holland have trusted their supreme ma-[VOL. Darinten muse digit sea by the an versit

alteration of our constitution; therefore I cannot consent to it.

Mr. Sandys said :

Sir; I am very much surprized to hear the honours o o opoke list, sp., that an world sop and undermine our constitution; for if a standing-army be no part of our constitution, as he himself was pleased to admit, how can it be possible that any regulation with respect to our army, can sap and undermine, or indeed have any thing to do with our constitution? It is certain, that our army is not as yet any part of our constitution; but if a standing-army be continued for any time to come, upon the same footing it is at present, some future ambitious king, or criminal prime-minister may model it so as to make it not only a part, but under them, the whole of our constitution. The officers of the army and other dependents upon the crown, may at last become so numerous in both houses of parliament, that they may come to be almost the only perious to most here, in one i to make laws and impose taxes, and then to send their orders to their inferior officers and substitutes, to execute those laws, and levy those taxes; and all this under the direction of an ambitious prince or wicked minister, who may make a blind submission to the most arbitrary commands, the only tenure by which they are to hold their commissions, or even their seats in parliament; in such case I would gladly know where we could find the liberties and privileges of the people of England, or any other constitution, but that of our King, his ministers, and his army.

The prerogative of the crown, this power which our kings are said always to have enjoyed, and which gentlemen are so much afraid of the crown's being robbed of, is but a very new prerogative; for a standing-army is so far from being a part of our constitution, that until of late years there never was any such thing known in this nation; until the revolution we never had any such thing as a regular standing army; the army that was raised at that time, was raised to defend our liberties and properties, and to assist a prince who came to

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rescue us from slavery; as soon as the danger was over, it was always understood that the army was to be disbanded, but the two heavy wars we were successively engaged in, made it necessary to keep up a standing army during the reigns of that prince and his successor; and ever since that time there have always been, I do n throa has, some a femer tound to keep up a numerous standing-army, even in times of the most profound peace; so , that we seem now so firmly saddled with it, that I am afraid few gentlemen in this House will live to see our present army, or any part of them, reduced. Before the revolution, those armies, by which we always so bravely defended ourselves, those annies, which made us a terror to our enemies, were armies raised among the people, upon the approach of danger; and as soon as that danger was over, as soon as peace returned, the army was dismissed, and the soldiers returned to their usual labour and industry; in those days it is well known that our military force did not intirely depend upon our kings. The King, indeed, had the chief command, but most of the other commanders were such as were chosen by their respective counties, or such as held their commands by their tenures, and could not be removed from that commune, without being legally found guilty of a crime, no more than they could have been removed from their free-holds: Therefore, when gentlemen talk of the prerogative of the crown, which they say is to be invaded by this proposition, they must be understood to mean only that prerogative, which has grown up since the revolution. It is certain, that the prerogative of the crown has always been a very growing part of our constitution, and for this reason our ancestors have often been obliged to clip and pare it, otherwise all the liberties and privileges of the people would long ago have been swallowed up by the prerogative; and, I believe, it will be granted, that the prerogative, even within these last 30 or 40 years, has grown pretty considerably. I believe every gentleman will admit, the power of the crown is now infinitely greater than it was for some years after the revolution; and I wish that those, who now seem so tender of invading what they call the prerogative, would, upon other occasions, appear as tender of invading the liberties of the people: this ought to be the principal care of every member of this House; the crown stands in no need of

any advocates here, because by our constitution, the crown may put a stop to any increachment upon the prerogative, when the increachment is such as may not be thought necessary for the preservation of our liberties. The gentleman talked of innovations and alterations in the constitution, as of something new and terrible; I do not know what that gentleman may mean by innovations and alterations; but I am sure our constitution has seasonably met with riving considerents. Do we not know, that formerly the crown not only named, but could remove the judges, at pleasure; and this arbitrary power of removing, with respect to the judges, was formerly a part of the prerogative; but as great inconveniences were felt from the use that had been made of this power, it was taken from the crown; and the judges, when once named by the crown, were by law made judges for life. This law, when first made, was certainly intended to make their judges for their own lives; but even this part of the prerogative has begun again to grow; and those very gentlemen, the judges themselves, have been prevailed on to find out I do not know what quirks and evasions, whereby they seem now to have fixed their right for the life of another person only. However, even as it stands now, the prerogative has thereby been diminished, and whether this was called an invasion, an innovation, or an alteration, I do not know, but I am very surc, it was a very necessary amendment, which has produced no inconveniences, nor any way injured our constitution; and why doing the same thing with respect to the officers of the army, should give such a terrible alarm to some gentlemen, as if our constitution was thereby to be sapped and undermined, I cannot comprehend. I agree with the honourable gentleman, that our constitution, to take it in the general, is as good, if not better than that of any of our neighbouring countries, yet in some particulare some of them may have the advantage of us, and in these we ought not to be ashamed to take example from them, and from thence endeavour to improve our own: For political constitutions, even of the best sort, are like the constitutions of human bodies, apt to languish and decay, and often stand in need of restoratives; even our own constitution, good as it is, wants every now and then to be polished and restored to its primitive lustre, and particularly that growing part, the prerogative, eaght sometimes to have its conbersome branches lopped off, otherwise it | may become too heavy for the principal stock: This is what our ancestors have often done, and this is what I think we may in the present case do, without the least danger. The honourable gentleman took notice of the trials by courts-martial, and said, that there were many things an officer might be guilty of, for which he ought to be removed, and which, nevertheless, could not be properly tried, or, at least, not fully proved before a courtmartial; and he mentioned particularly the case of disaffection: I cannot grant that this is a case which can often happen; but allowing that it might, it is fully provided against by the motion which the noble lord hath been pleased to make: Does not the parliament sit every year? And, in case of an officer's being notori way district this thoug woulded, but that the parliament would address his Majesty to remove such an officer from all command in the army? And there could be no danger from the delay, because his Majesty could, in the mean time, suspend him, or even lay him under an arrest, if it should be thought necessary.

Colonel Bladen spoke as follows:

Sir; I can by no means give my assent to the proposition now before us, as it tends to the taking from the crown a prerogative, which, not only by our constitution, belongs to the crown, but has, by express acts of parhament been declared to be solely in the crown; for a proof of which, I shall only desire the two militiaacts passed in the 13th and 14th years of the reign of king Charles II. to be read. [Here the Clerk of the House read those Whatever gentlemen may say about our constitution, it appears by these acts, that the sense of parliament then was, that the supreme government of the militia, and of all forces by sea and land then was, and ever was the King's undoubted right; and that the King might, at pleasure, commissionate or displace the officers of the militia; and therefore I must think, that if ever our militia-force was under any other regulation, it was either a regulation which was not according to our constitution, or it was a regulation which was found to be so inconvenient, that it was very soon altered. Gentlemen may indeed say, that these acts concern only the militia, and have no relation to our standing army; but as our militia was found to be of little or no use after our neighbours began all to keep up regular standing armies; therefore we were obliged to substitute, in the place of our militia, a regular standing army; and consequently, the same power over that standing army and the officers of that army, must be supposed to be vested, by these acts, in the King, as he is thereby declared to have had over the militia and the officers of the militia; and now to attempt to take away that prerogative, when I am sure it cannot be said that any wrong use has lately been made of it, appears to me very extraordinary.-I have heard, that some gentlemen are so much out of humour with our present government, and so tired of our present happy establishment, that they would do almost any thing to get rid of it; they would, for that end, even agree to the making a thorough change in our constitution, by forming it into a commonwealth; I could never indeed believe that there was any truth in these reports; I could not believe that there could be such a madman in this nation: But should this motion take place, if I could so much as believe that gentlemen were really serious in the motion they have made, I would no longer look upon such reports as chimerical; for I never heard of any motion made in parliament, which tended so directly towards establishing a commonwealth, as the present does, except some of those tamous motions which were made in the years forty and forty-one; and I am persuaded, if this motion should take place, it will produce the same consequences. What! to create an army for life, an army independent of the King, sure gentlemen are not in earnest, or they must have forgot the confusions, and the fatal effects which were formerly produced in this nation by such an army. I thank God, I am none of those who are tired of our present bappy establishment: I think we enjoy our liberties in their full extent, and I shall never give my consent to a proposition, which would put it out of the King's power to remove any, even of those officers who are appointed to guard his royal person, without the consent of the other officers: It would be found to be a difficult matter to prevail with a court martial to punish or break an officer, perhaps, for a crime which every one of that court martial was himself guilty of. If the gentlemen of the army should once be made to depend only upon one another, they would soon be made sensible of their own power,

and we do not know what use they might be tempted to make of it. In short, Sir, the proposition, in my opinion, tends to nothing but confusion; and therefore I am heartily against it.

Sir Thomas Robinson spoke next against the notion as follows.

Sir; I cannot help expressing my surprise at a proposition of this nature; for though it has been talked of without doors for some time past, yet I never could 'till yesterday believe that it would actually have been introduced here; because it appears to me to be founded on a supposition, that the same number of forces we now maintain, is for ever to be entailed on our posterity.-Had a proposition of this pature come hither from another quarter, founded on the perpetuity of the army, it would have been thought highly unreasonable; and if a regulation thus founded, should pass this House, it may be made use of hereafter as an argument to continue the army, when there is no longer any reason for it; and may be employed as a means to interweave the civil with the military power, and to make a military establishment a part of our Constitution.-As this question has been stated, the power of the king and the liberties of the people seem to interfere, and therefore it will be very difficult to speak in favour of the one, without being liable to be represented as having a design to depress the other; but as the excellency of our Conatitution consists in preserving a just temperament between the King, Lords, and Commons, and the right balancing the power allotted to each, we ought not to attempt to diminish the power of either of these three in any instance, unless by the exercise of power in that particular case it be found, that that branch of our legislature is armed with a strength disproportionable to the other two; and therefore, before we concur in taking away from the crown the prerogative of displacing officers, it ought first to be very clearly demonstrated, that the influence the king has at present over the army, is greater than is necessary for the security of his person and government, or greater than is con istent with the libert is of the people; and this I take to be the very point in question....The very point now in debate seems to be, Whether the lopping off so great a branch of prerogative from the crown, and transferring it to the army, will not disarm the crown of a power necessary to keep

the army firm and steady to our present establishment? and whether by trusting it in the hands of the soldiers, we may throw a greater degree of independent strength into the army itself, than it ought to have, a much greater than has hitherto been thought either fit or prudent to intrust it with?-Upon this occasion, I cannot help reminding gentlemen, what fatal consequences attended that law made in the year 1641, whereby it was put out of the power of the king to dissolve or prorogue the parliament without their own consept; if breaking the balance of any of the three powers in the legislature, if the two houses of parl ament assuaing to then selves an independency not lawfully vested in them by our constitution, was attended with so many evils, we at may we not dread, should we see the officers of an army not removeable, but by their own consent? The history of the last century fully shews us, what various scenes of confusion succeeded the fatal statute I have just mentioned, and every one's thoughts may suggest to him, what must be the natural consequence of this, should it succeed.-If gentlemen will only recollect a little the Roman history, they will find, that whenever military governments of provinces were given for life, or for a certain term of years only, or even wher the army got the practige of choosing their own officers, the sovereign power came soon after to be lodged in the army itself, and proved fatal to those very persons who had acquiesced under these illjudged concessions; and I am afraid, if a power should be given our army, that no officer shall be put out, but by the judgment and consent of the other officers, the next natural step for them to take will be, that none shall be put in or preferred, who have not their recommendation; for armies are of such a nature, that they either must obey, or will soon command. Numberless examples might be produced in support of what I have said, both from ancient and modern history; but I shall not now enumerate particulars, with which many other gentlemen may be better acquainted than I am. And that this has been the received opinion of our ancestors, since monarchy was known in this island, becomes evident by reflecting, that in all the struggles they had with the crown for liberty; nay, even at the time of the late revolution, when every thing was thought of by the patriots of those days, for lessening the royal prerogative, so far as was judged necessary for, or consistent with

the preservation of our constitution, I do not remainber to have read or heard, that [there was ever a mention made of any project of this nature, and it is most certain, that it such a project had been in force 50 years ago, our business in this Loca words now have been rather to to be registered there exicts prescribed to us by the army, than to have debated any thing to a partht affect a body of men made so formulable by their independency.- I would ask the gentlemen, who are for this proposition, one plain question. Whether it be not alsolutely necessary, that either the inlitary power must be dependent on the end power, or the end apon the nulltary r. It from the nature of things one be necessary, the option cannot be disheult to node. Sorely gentlemen upon this occasion, do not recollect the fate of their prod cessors in the middle of the last centary, where the parliament, by granting for remeessions to the acroy, made the ar is suon hold then in contempt, who hal that make the instery power in apendent of the civil magistrate, I say, I on a trake it for growt on that this part of orlitory and it for, what so a queton mordin the House, Emberto give to arm that independency of the state, which are formely make, and a pro es of time, toust again mike pullements useress, for I loss mon mankind ing near as pretty near coon a level, in th ages, very strong tempt cons will too often get the better of the very best intert on, and like causes will manys prodice like effects.

In my opinion, the great danger to be guarde lagainst in all arm es is, any step that tends to raise them to a state of independency; and therefore by the wisdon of the legislature, our army is so wisely constituted, as not only to be dependent on the annual votes of this House for its subsistence and continuance, but as to the number it shall consist of then us to the nomination of the objects, it has always been jodged in the crown, as it is highly proper it should, they have always been left dependent on the king, whose person they are obliged to detend, whose government they are interried to support.

Thus is our army necessarily dependent in a doubte capacity, the whole is dependent on this House for its very existence, which may be put an end to whenever any danger comes to be approximated from it; but the officers, while,

the army exists, are to depend on the king for their commissions, otherwise how could be depend on their fidelity or behaviour, should they be called forth to action; for an officer may be guilty of several crimes which can not be properly laid before a court-martial, particularly disaffection, of which, though there be proof sufficient to make it indisputable, yet the proof may be of such a nature, as not to be proper to be laid before a court martial, or perhaps cannot be laid in such a minner, as to make it have its just weight with officers satting in judgment on one of their own traternity.

Though, therefore, in this respect, our army, as it receives its annual support and existence from the parliament, may he chied a state-way, a denomination an honourable gentleman has much insisted on, yet, I think, the conclusions he has drawn from thence are very ill grounded; for a state-army, as such, does not in the teast imply a necessity of the others hashing their employments for life, on the contrary, it seems necossity in all arians, they should be subard , to to some other power, that they may not defeat the purpose for which they are mainstaned, for it if ey should be the mode of pende at only on themselves, and independent of the three other powers of the a clasure, a wal, in any open on, be as in the foundation of a fourth power, a nm tary one, which mey, in process of time, render usele s the other three.

This reads me to consider, in whom the advocates for this question propose to lodge this power, this important branch of the prerogative, which is to be lopped off from the crown, if this reditary scheme succeeds; as the prerogative of the crown is to be diminished, one would attaraily imagine the power of the people was intended to be increased; but this is not to be the case, it is to be transferred from the crown, not to the people, but to the army, and lodged solely with the officers themselves, who, arom that moment, will be independent of the crown, and in time, perhaps, of all other authority; for one of the great restraints upon the army is this very prerogative, which the king has of displacing others who may be suspected of bad intentions : give this privace to the officers themselves only, and what security shall we then have for their future behaviour? In short, we shad then have raised a power in support of the present establishment, withits may be safely lodged in their hands, yet, she I believe, they neither desire such a es- power, nor would they consent to the giving of any such to their successors.

out having provided a security against its attempting to overturn that very establishment; for thus, by removing this necessary check upon the army, a distant time may come, when the nation, with reason, may be jealous of an army, in whose hands we shall have put a power sufficient to enable them to get the better both of king and parliament, and to set up a new constitution of their own; whereas, while the army continues in the state it is at present, there is little danger to be apprehended from it, even should it have the rashness to attempt any thing against either.

It has been urged by an honourable gentleman under the gallery, that, as the judges hold their employments for life, we ought to convey the same privileges to the officers of the army; in my opinion, this is reasoning upon a very wrong foundation, for, I think, no just parallel can be drawn betwixt civil and military officers in general, but certainly there is the widest difference between those who act in a judicial, and those who act in a military capacity; for the same state of independence necessary to leave the judge unbiassed in pronouncing judgment, would tend to disengage the soldier from that interest, to which he ought solely, and in contradistinction to all others, to be thoroughly attached: a judge should be left free and unbiassed, that he may speak what the law speaks, and distribute justice impartially to all parties; but the very nature of the army requires the strictest subordination in the officers, without which there can be no discipline; the soldier must be dependent, and must act in subjection to the lawful commands of those, by whom he is maintained; nor can any qualification make amends for his failure in this particular.

There is besides a particular circumstance, which makes it impossible to draw any just parallel between the judges and the officers of the army; the judges not only determine between subject and subject, but they are likewise to determine between the crown and the people; if any question arises between the king and a subject, they are to determine the point in dispute, and therefore it is necessary that they should be made as independent as possible upon either of the parties; but no such power was ever yet lodged in the officers of the army, and it is to be hoped never will; for though I have so great an opinion of the gentlemen who are at present in the service, that I think any power

But the proposition now made to us would render the officers of the army still more independent, both upon our king and government, than the judges are at present: if a judge be guilty of any crime, or of any neglect of duty in the execution of his office, he is not to be tried by the other judges only, he is to be tried by a jury, he is to have an open and a fair trial in Westminster-hall, as the rest of his fellow-subjects have; and if it were otherwise, if a judge for any misbeliaviour, were to be tried in a private way by his brother-judges only, I should think both our lives, liberties, and properties in greater danger from them under such a regulation, than if they were still dependent on the crown for the continuance of their commissions; and it must be granted, that this last would be the case of the officers of the army, if this proposition should take place; for they could be tried by none, they could be punished by none but themselves, and consequently they would have no dependence but upon one another; and without any derogation to the characters of those, who are new so worth ty et il shead of the law, or to those who command in the army, I believe every person will allow, that the 1 o the punishment, artitus of pesca , ewarth, are equally necessary to keep most men to their duty, and of course to make them useful to society.

As another reason in support of this proposition, an honourable gentleman has recommended the wisdom of the Swedes to our imitation, who, he says, have introduced this very regulation in their army; but give me leave to observe, in answer to this, it is so very late a practice among them, that they cannot yet be proper judges, how far it will answer the purpose

for which it was introduced.

To be sure it is very commendable in those who have spoke for this question; nay, it is the duty every man owes his country, to observe the methods of government used in other states, and adopt that which i founded on wisdom and true policy into their own; but in all attempts of this kind, a strict regard is to be had to the particular turn of our own Constitution; for what may be a necessary step in one state, may prove to be the destruction of another; and therefore, most certainly, the bare example of the Swedes ought not to

influence us to take so extraordinary a resolution, unless the nature of our Constitution would justify it: if gentlemen reason only from the example of the Swedes, they may with the same justice plead for a farther introduction of their laws; and as all foreign affairs are transacted by their Senate, they may on the same account expect, that the management of all our foreign negociations ought to be submitted solely to the direction of this House; they may likewise pretend to transplant other customs, prevalent in the senate of Sweden. into our Parliament, which would quite alter the present form of our Constitution, and introduce a new species of government into this kingdom; for it is certain, that a king of Sweden has now hardly the power of a stadtholder of Holland, especially with respect to the officers of the army; none of whom he can even create or promote, without the consent of the senate; their government at present is, indeed, little more than a commonwealth, so that few things can be drawn from their practice,

as an example fit for us to follow. Before I conclude, Sir, give me leave to remind gentlemen, that our histories sufficiently teach us this truth, that our liberties and constitution are never in greater danger, than when any one of the branches of our legislature grasps at any power or authority, which hath, by the wisdom of our ancestors, been appropriated to another, and therefore, most certainly, an unwarrantable attack upon the prerogative of the crown, which may, indeed, be intended to extend the liberties of the people, is in reality the readiest way to bring them into danger. I believe every impartial person will acknowledge, that in our present happy situation, we of this nation enjoy as much liberty as is consistent with that subjection which is necessary for the support of all governments; and the surest way to continue this particular blessing to ourselves, and to perpetuate it to our posterity, is to rest satisfied with what we enjoy, and not to extend the liberties of the people to a degree, perhaps, we ourselves may be the that persons shall be sensible of the inconveniencies of: all experiments, therefore of reforming the constitution, must be

and undisputed; tampering with the laws,

where our liberties are concerned, hath

often proved of dangerous consequence;

the constitution in any essential point, unless where an apparent necessity requires it, it is impossible to tell how far the spirit, of reformation will proceed. I beg pardon for taking up so much of your time; as I once had the honour to be in the service, and under a gentleman, whose good nature and affability must ever demand the esteem of all that know him, (general Wade) and who is as little desirous of grasping at an unreasonable power, as he is capable of misapplying that he is already trusted with, I flatter myself, that during the time I was under his command, I learned a little what the nature of an army is; and had I still been in the service, so far from retiring upon this question, as has been recommended to those in the service, if gentlemen would divide upon it, which I shall not believe they intend doing, until I see it done; I say, had I still been in the service, I should have been equally strenuous against the question; as it has always been my opinion, that the surest way to depend on any set of men for their acting right, is not to give them an unnecessary power or temptation to do wrong. For these reasons I think myself obliged to use my endeavours, that neither this, nor any other proposition of the like nature, however popular they may at this or any other time appear, shall ever meet with encouragement from this House.

Mr. Winnington * stood up, and spoke against the motion thus:

Sir: I cannot let this question go, without declaring my abhorrence to the motion that has been made to us; I really think it is the most monstrous motion I ever heard made, since I had the honour

^{* &}quot; Mr. Winnington was descended from ancestors who had often, if not always, distinguished themselves by opposing nunisters; and his conduct, when he first came into parhament, was in the same strain. He was considered by many as being in his private sentiments not only a Tory but a jacobite; but being a man of penetration, very quick parts, and no bad speaker, he easily saw that the opposition to sir Robert Walpole was merely personal, and that practiles were adopted increty to carry it on the better. In short, he perceived, that as parties were then modelled, he could just as consistently with his former principles hazardous, unless where the event is clear Join the court as mingle in the opposition. Being a man of plessure, he soon determined himself to pea with the minister, by whom be was both protected and preferred to such a degree, that he was said to form a scheme for and wherever we come to by man into the administration the last Rebert Avalpole's

army is no part of our constitution; but if the proposition they have made should take place, the whole of our constitution would soon be at the mercy of our army. At present, the officers of the army depend upon the King for their commissions, and the army itself depends upon the parliament for its continuance, and for its pay; but if you should once make the officers of the army independent of the crown, if you should once give them a sort of freehold in their commissions, they would soon make both King and Parliament depend upon them. If both King and Parliament should join in opinion, and think it proper to make a reduction of any part of our army, do you imagine that these gentlemen with their swords in their hands, would quietly lay them down, and retire to their respective homes at our desire? No, they would then tell you, our commissions are for life, they are our freehold, a law of your own making has made them so, and you shall not take them from us, unless we have been guilty of a crime; if we have done any wrong, let a court martial be called, let us be tried in that way which is by law prescribed, and if we be found guilty, we will submit. This we may reasonably suppose would be the language of those you had a mind to reduce, and in such a case gentlemen may easily guess what redress the nation could expect from a court martial.-The liberties of Rome were never destroyed, until their army was made an army for life; and even this country lost its liberty by an army: as soon as an army was raised, and made independent of the sovereign power, they overturned the whole of our constitution; they pulled a predecessor of yours out of the chair; and kicked the members out of doors; and shall we establish such another army? The proposition is surprising. I would rather lie under any imputation, than that of having made such a one to this House; I am sure it is very far from appearing to the noble lord, who made it, in the same light it does to me; I have, I think, a just opinion, of it; but if he had

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to sit in parliament. Gentlemen say, an judged so, I am very well convinced he would never have offered it to this House. However since the proposition has been made, and as every gentleman is at liberty to treat any proposition according to that light in which it appears to him, I must say, that I look upon the motion as monstrous absurd, and slavish, and therefore I am heartily against it. If I have spoke with too much warmth, I beg pardon: I hope it will be ascribed to my zeal for our constitution, and the present happy establishment; and not to any want of respect for the gentlemen, who seem to favour a proposition, which appears to me in a light so very different from that in which, I believe, it appears to them.

Sir John Hope Bruce replied as fol-

Sir; The honourable gentleman over the way, I must say, has spoke with a great deal of more warmth than decency, and has treated the soldiery, both ancient and modern, in a manner which I think both scandalous and unjust. That gentleman spoke of the Roman liberty, and pretended that the loss of it was owing to their army's being made an army for life: I can remember nothing, Sir, of an army for life at Rome: I do not remember that they ever had any such regulation in their armies even as this now proposed, which is very far from establishing an army for life: on the contrary, if they had had any such regulation, I believe it would not have been in the power of their generals, or emperors, to have modelled and garbled their armies, so as to make them serve those vile purposes, which they were made to serve.— If the gentleman will please to read over the Roman History with attention, he will find that the loss of the Roman liberty was, at first, more owing to bribery and corruption in their elections, and in their Senate than to their army: it was by this bribery and corruption that all public virtue was destroyed in that country; and when the virtue of the army, as well as the people, was destroyed, it became an easy matter to make tools of both, for the support of arbitrary power. I have had the honour to serve in our own army: I have likewise, Sir, served in foreign armies; and I think I know a little of the nature of both: from thence it is that I judge, that no army will allow themselves to be turned against the liberties of their country, unless it be left in the power of some ambilion pean to model them, so as to make

places. But to do him justice, after he joined the ministry, he served it both zealously and effectually: only he thought that the national discontents might make it expedient for his Majesty to displace sir Robert without disgracing him; in which event he supposed it not impossible for him to succeed to his power; and in this he made a much greater progress than is commonly, unaginged." Thunk

them fit for his own wicked purposes: It was this that made our army, in the last century, turn against the parliament which had raised them; and the army will always be dangerous, as long as any such power is lodged in any one man .- I have the honour, Sir, to be acquainted with many of the general officers, as well as other officers, in our own army at present; I know their worth and their merit, and I shall never fear any thing from an army under their command and direction; but if what has been once attempted should ever be attempted again, if our army should be garbled, the gentlemen who are now in command turned out, and fellows of mean birth, or perhaps foreign officers, put into their places, we should have every thing to fear from such an army, even though the generality of the common soldiers should continue to be made up of our own countrymen.-Upon this occasion I cannot but take notice, Sir, of what I read the other day in a very judicious author, who upon this very subject, says, ' That any minister who advises the king to dismiss a good officer, who has long and faithfully served his king and country, is guilty of the greatest and blackest act of treason against his prince; and therefore, Sir, to prevent as much as possible the commiting of any such treason in time to come, I shall be for agreeing to the proposition now before us.

Mr. Hugh Williams spoke next against

the motion, and after him,

General Wade stood up, and spoke as follows:

. Sir; The gentlemen of the army are certainly very much obliged to the noble lord, who made this proposition; and I doubt not but every one of us would be for it, if we thought it were consistent with the good of our country. For as it is natural for all men to desire to be independent, it is not to be doubted, but that the officers of the army desire it as much as any other set of men; but whether it THE BOT DE OF the gersits of insequence to make so great an alteration in our constitution, is what principally weighs with me; and for my own part, I shall always give up any private advantage I may expect rather than agree to any measure, which stitution, or the public interest of my country.—Since I have had the honour, Sir, to sit in this House, I can say, that I LVOL. In the total with the state freedom,

as if I had no commission, nor any concern in the army; and though I have generally joined in opinion with those who were in the administration, yet I have likewise apon many according discidia un them.—I remember that when the famous South-Sea-Scheme was in agitation in this House, though it was brought in by a minister, and strongly supported by those who were then at the head of the administration, yet I had the honour to be one of the 55 who divided against it. It is true, Sir, I had upon that occasion messages sent to me, and was threatened to be stripped of all my military employments, but those threats had no weight with me; nor shall such threats ever have any weight with me in any case where they come in competition with my duty as a member of this House, with my duty as an officer of the army, or with my duty as a subject of Great Britain: and, I hope, that this is the resolution of every man, who has the honour to bear a commission in the army.... Gentlemen talk of Courts Martial, and of his Majesty's having the power to name the officers who are to be upon them: his Majesty has indeed the power of granting warrants for the holding of courts martial as often, and in such places as he shall please to appoint; I have myself a warrant from his Majesty for holding courts martial in North Britain, where I have the honour at present to command: but I never did, nor does his Majesty, ever name the officers who are to be upon such courts That service being performed by a roll, as other parts of duty are, I have often very great difficulty to get a sufficient number of officers for holding those courts martial; for sometimes six or seven captains, besides subalterns, will be absent at one time; and it is hardly possible now, in time of peace, to get them to attend their duty, notwithstanding the great power the crown has over them: since then they are at present so negligent of their duty, would they not be much more so, if they could not be dismissed for neglect of duty, but by a sentence of a court martial? If any of those officers should be brought to be tried for neglect of duty or any other such crime, by a court martial, the majority of which might perhaps consist of officers, who had themselves been guilty of the same fault, can gentlemen imagine that in such a case any officer E of the they was along to a stange

in a very bad way, and I am afraid, if this proposition should take place, it would be entirely destroyed; for if this proposition should pass into a law, it would not only take away all dependency upon the crown, but it would destroy that subordination of inferior officers to their superiors, which is absolutely necessary to be strictly kept up in all armies; and without which, an army would soon become an unruly mob, instead of being a regular, and a well disciplined army; therefore, Sir, I cannot but be against the proposition.

Mr. Erle spoke next:

Sir : As this proposition must certainly tend to the establishment of an army, with too great and too independent a power in itself, I must think it extremely improper and I must think that the honourable gentleman, who spoke last, has very well and very justly observed, that it would destroy all discipline in the army, and would, I believe, infroduce a general licentiousness among the officers; for there are many irregularities an officer may be guilty of, which could not well be brought before a court martial; and if they were, the irregularity might be so general, that it would be hard to get such a court martial as would punish the officer for a crime, which perhaps every one of themselves might oe guilty of. It is well known how many complaints there are already both against officers and soldiers, for irregularities committed in their quarters : even with all the power which his Majesty now has over the army, it is very hard for those to whom he entrusts the chief care and management of his army, to keep the officers and soldiers to their duty, and to prevent their being now and then guilty of some little acts of oppression in their quarters; but if the proposition now made should pass into a law, it would render the quartering of soldiers most grievous to the people; one officer would say, I have made my quarters good, as they call it, another would do the same; this would encourage a third, a fourth, and so on, until the practice became general; and if they were to be tried and punished for this only by a court martial, can gentlemen imagine, that they would not acquit one another? It is true, officers may have been removed without being guilty of any crime; I was myself once removed, when I am sure they could not lay any crime to my charge; I was then sorry for it, but I was not for carrying my resentanent so far as on that account to turn every thing topsy-turvy; yet there was at that time more ground for such a proposition than there is at present; there has been no garbling or removing of any considerable number of officers, and therefore I cannot find out what could give occasion for this motion at this time. Was not the great duke of Marlborough in the midst of his glorious success, removed from all command in the army? I believe no man will accuse him of having ever been guilty of a crime, or even of a neglect of his duty: was not the man who was put in his place justly suspected of having designs against the present happy establishment? Nay, so justly was he suspected, that when the late king came over he durst not stand his trial, but took guilt upon himself, and fled from the justice of the nation; yet upon that occasion, there was no such proposition as this in ide in Parlament. cannot, with the honourable gentleman who spoke last, think, that the officers of the army are much obliged to those gentlemen who appear in favour of this proposition; on the contrary, I think, that it is entertaining a very bad opinion at least of those officers, who have the honour of sitting in this House, to imagine, that they do not act with the same integrity and freedom that other gentlemen do; I am sure I should not think, that any man entertained a good opinion of me, if he thought that I could be induced, either by threats or rewards, to act contrary to my duty in this House. There is not the least ground for saspecting any such thing of any gentleman of the army who sits in this House, and therefore, I am not only against the motion, but I hope that it will be treated in such a manner as may prevent its being ever renewed in this House.

Mr. Pulteney replied:

Sir: I cannot but observe the unhandsome manner, in which some gentlemen
have treated the motion now in your hand,
and the hard names they have given it,
such as monstrous, absurd, slavish, and the
like: I am sure, neither the noble lord who
made the motion, nor any of those gentlemen who have spoke in support of it, can,
from their conduct in this House or in any
other part of life, from the families they
are come of, or the large properties they
possess, be the least suspected of entertaining any notions of slavery, or of making
any motion in this House for destroying
any part, far less for undermining the

whole of our chart tution: I will avoid retermy those to be save yearly taking t timiy we acception in I missed may do it y afterfar none a stace up a those gordemer, within teach that he sty with others the horner degend and behand me spoke of others ricking their quatersgrob, which same by tem I ionerdo et unites id. et especit and yet something that the most ado, and yet something a state peach are a mild to make the compact that it with it ke para terminals with so tot descended you the trains, had be was set, one removed, and that be was very en reforming to a set is true, our re-moved, and track was sorry for it, I believe, robed our doubt; but f hope it was in a coard high squar-ters good, it. it ogh the pinter on leas good of news, and knows as will when he is in act as a at min, yet I am commend, that is me public of doing my thing wro go other for obtaining quiters, or for malang them good no Leavise told us of the dake of Marlinroad. 'shaving been removed, I believe no man will six it was a it olit step to remove that g cargered, but it his no relation to the garstone now before us. I coasse, if I understood the poble bro's motion right, the power of temoving remass from their command as go arms to the army, is to remain in the coon, as much the nited as ever it was before; and it ness, be granted, that the reason of that great man, and the army reason de that Flow coaff they have any relation to the pres at question, ar slrong arguments in its factor, for, I believe, every man who rashed well to the constitution, would a ive w soed that such a law has been in being at it is time; and indeed all the other arguments I Lave Leard against the propos soran, if I may be allowed to can them so, are much stronger for it than a constitu

Gentlemen tills of invaring the precogative, as if it were a nost hear is than, to asser, it has respect, what they call the preceditive, but it is his been affectly asserted by a worthy gentlement he posts said that the precedition, and ground represented to be more ground that the precedition, and the more standard to be more grounded to be and the cher. It was a roll the respectively member of the standard translations, it is a part and translations, it is an at last grow so great,

is intirely to overtime that before upon when our constitute a cepted. The ires against now in the steep of prero de tive or very short standing, even the prerightie, as to the achie, and in Chy an himoarable gind non, has been so sure rout of late years, and the th the pover of the king, as to the cama, he very televand explortly decared in the two acts that gen and a wa present to reactous, yet I hope, that seal. In nor he mends, will recomment all the prec at rect the pure meaning which mose ects passed, as proper patterns for us to a tate, nor witche desire, that we should approve of every thing that was done at the fitting in proguncial costace, there is a very great or lerence bety central offices of a Standing army, and those of the mater, the first is both and moral the and a beneficial conjugament, the last is beconse of late years a tivery hono medic, a 11 am very sure it carnot by ac 2 made a beneficial employment so the arbitrary deposal of commissions in the army, may be or much more and donsequence to our constitution, if in the arb trary disposit of commissions in the militia. Gentlemen have asked us, Will you make the officers of the army independent? Will you give them their commissions in the nature of a freehold? No. by the proposition now note to to, they are to depend a on the long and primiment as ou chasever they can before upon the King singly. The Maresty is still to have the power of preferring them entirely lo god in han, and has Ma esty, with the assistance of either House of Parliament, is still to have the power of removing any one, or any number of them, without any reason or cause assigned: This is very far from raking them independent, but suppose they were to be read independent both of King and Postmanest, has the parhament and people, sopported by he King, t ore to dread from said an army, thin the parlament and people have to dried frem an antitous king, so orted to an may need, by the pewer of removing and protection, entirely dependent upon broaself alone? An energy who depends upon nothing but the lays of his country, is engrand in of rely shell is he pour, ta supposed of the team of all he held to me so better the action of the ac interest, at least, one led to shount to the

will of his lord in every thing: It was ! this that made the army so pernicious about the middle of the last century; they had become entirely dependent upon their general, and then their general made what use of them he had a mind; and it was a neglect of this maxim, which saved our constitution towards the end of the same century, because our king then began to break through the constitution, before he had taken care to make the army entirely for details and a super property It that ! had attempted the first, the nation would now have been groaning under popery, slavery, and arbitrary power; it was a most remarkable fatality in the counsels of our oppressors, that saved the nation at that time; but if we do not, by our own wisdom and our own conduct, prevent it for the future, we deserve the most heavy chains that were ever laid upon any peo-

It is not intended, by the proposition, to give the officers a freehold in their commissions; but if it were, can it be said, it would be unjust? Have not many of them purchased their commissions at a very high price; perhaps with the whole of what they had in the world? And would it not be the height of injestice, that such gentlemen should be turned a-drift, at the pleasure of a minister of state? Have not many of them bought their commissions by long services, much blood-shed, and many wounds? Is not this a purchase much more honourable, than that of giving a few guineas for a piece of land? And must the officer be turned out of his only subsistence to please a peevish minister, whilst the land-purchaser, who perhaps robbedhis country in order to purchase that land, is protected by the laws of his country in the possession of his ill-gotten purchase? Is this justice? Or is it a shewing of that respect which is due to those who have boldly and faithfully served their country? But there is this farther hardship, the officer who is turned out, not only loses his bread, but his honour may suffer into the bargain; for if it is not very publicly known for what he was turned out, the mulicious world may be apt to suspect, that he was discarded for some very heinous and dishonourable crime. Some gentlemen have already taken nothe army who have now seats in parliament, and while they are allowed to sit in this, or in either House of Parliament, it is

certainly to be wished, that they were put upon the same independent footing with other gentlemen: I do not in the least suspect the virtue of those who at present have seats in either House of Parliament: Their virtue is, I find, what those who oppose the present question would gladly lug into the debate: But as neither their virtue nor honour has any thing to do in the question, I may freely say, that when gentlemen either now, or hereafter, have their whole at stake, and see by the examking had taken care of the last before he; ple of others, the danger of pretending to contradict an insolent minister in any of the most wicked of his measures, it is putting their virtue to too great a trial; it is more than human frailty can well support; and I am sure he must be very little acquainted with the nature of mankind, who thinks that the co-station, and the happiness of his country, may safely depen aupon the evert of such a trial. The honourable gentleman over the way, who who is in the army, and who I am sure, has acted with as much honour in this House as any gentleman in it, has given us an unanswerable argument in favour of the proposition now before us: He has told us, that when he opposed a scheme, which he thought a pernicious scheme, and which afterwards most effectually proved so, he was sent to and threatened with the loss of all his employments in the army, because that scheme was brought in and supported by a minister: He had, 'tis true, virtue to withstand those threats; but it cannot be supposed that every man has the same virtue; and what he has now told us is an evident demonstration, that this pretended prerogative of removing officers at pleasure, may by a minister be made use of to obtain the approbation of parliament to the most destructive schemes he can invent.

We know that the late king William was once applied to by some of his ministers, to remove an officer of his army, because of a vote he had given in this House: but that prince, like a great and a wise King, answered, 'I suppose the gentleran, voted accerting to what appeared just and right to him at that time; I know him to be a brave and a good officer, and one who has always done his duty in his military capacity; I have nothing to do with his behaviour in parliament, and theretice, that there are a great many officers of | fore I will not remove him from his command in the army. His late Majesty was so sensible of the necessity of what is now proposed, that he approved of a bar of this

very nature; the bill was actually drawn up, and was to have been brought into the other House by the late earl Stanhope : this I know to be true, I do not know how it was prevented, but I know that his late Majesty cheerfully gave his consent for the

The honourable gentleman who spoke last said, that those gentlemen who are for the present question used the officers ill, but I leave it to the impartial world, I leave it to the officers themselves, to judge which side uses them worst: those who say they ought to be secured against the resentment of a tyrannical minister, or those who tell us, You are to expect no justice from officers sitting in a court martial, notwithstanding their being sworn to do the same justice, and to try with the same impartiality, that judges and juries ought, and are supposed to do: you are not to trust to officers, they will certainly combine together, and destroy your constitution; there is nothing can keep them honest or faithful to their country, but keeping them in a slavish dependence upon the crown, Has not this been the whole language of those who have hitherto opposed this question? And I do not doubt but the officers of the army will judge of the argument as they ought to do. I have spoke much earlier in this debate than I intended, and I must say, that I had but very little room from any thing that has been said against the proposition, to have taken up so much of your time; but I find some gentlemen do not incline to speak to the question; however if they do not, if no better reasons be given against it than what have been already given, I am persuaded the fate of the question must be very different from what they expect.

Mr. Henry Pelham spoke next as follows:

Sir; I have attended closely to what has been said both for and against the proposition now before us, and I think the debate is now reduced to this single point, whether by what is now proposed, our constitution may be mended and made better, or whether it may not rather tend to hurt and injure our constitution? the latter is my opinion, and I am convinced it appears in the same light to every one of the gentlemen, who before me have spoken against the motion. I do not approve of hard names, or any names that in indecent to this or any other proposition made in this House; but as those liberties have often been taken, by the gentlemen who now find fault with what has been said, it may be supposed that other gentlemen think they have the same liberty, and may retort those names, when they think the proposition deserves them; however upon all such occasions, at least upon the present, nothing is meant personally against any of the gentlemen who have spoken in favour of the proposition. Gentlemen have said, that the prerogative is a growing part of our constitution; but I cannot really see wherein the prerogative of the crown is greater now, than at any time since the revolution; nor can I see what should give this alarm, or what should make it necessary now to clip and pare the prerogative of the crown, unless gentlemen have some scheme for greatly, or perhaps totally altering our constitucan shew us no manner of reason for our attempting at present to make any such dangerous experiment. Suppose his Majesty has thought fit to remove one or two gentlemen from their employments in the army, can that be looked on, as a sufficient reason for taking from his Majesty that power he and his predecessors have always enjoyed? The very attempting such a thing looks as if gentlemen thought some very wrong and wicked use has been lately made of that part of the prerogative, which, in the present case, they have not the least ground for. The worth and honour of the two noble persons who have been removed, must be acknowledged by all; but, worthy as they are, it must contrady on granted, that they have been succeeded by two gentlemen of equal worth; and sure this cannot be called garbling, or modelling the army; for the army can never be said to be garbled or modelled, but when the most worthy and honourable are dismissed, and creatures of mean birth, or of no worth, put into their piaces. It is true, there were a great many officers removed at the time that the duke of Marlborough was removed, and without the power of removing the inferior officers, they had not perhaps ventured to have removed that great general from his command. Such a law, as now proposed, might have been of some service at that time, but it would have been of bad consequence soon after We know what were thought to be the views and designs, when the duke of Marlborough was removed; we know, that he was succeeded by a person, whom I and indeed esteem for his perhad, at that time, very near ruined our constitution, and have since upon some occasions greatly endangered it; and if none of the officers of the army, who were upon that occasion put in or continued in commission, could have been removed but by the sentence of a court-martial, I doubt much, if this House had been now sitting to give their opinion upon this or any other question.

An honourable gentleman on the floor, who spoke some time ago, happened to drop some expressions, which I am sure were owing to his warmth; he spoke of foreign officers, and insinuated as if they might happen to be put into the places of those, who may hereafter be removed. Every gentleman surely knows, that this would be directly contrary to law; and no man can say, that there has been any thing done or attempted, that can give the least ground for apprehending any such thing in time to come: It was indeed an indecent and an ugly insinuation; I wish the gentleman had spared it; but as I am convinced that it was entirely owing to warmth, I shall take no farther notice of it. I did really think it unnecessary to have given you any trouble in this debate, since other gentlemen before me have given sufficient reasons for not agreeing to this motion, and have answered every thing said in favour of it; but the honourablegentleman, who spoke last, seemed so mighty desirous, that gentlemen would speak against what he and his friends seem to be for, that I rose up rather to gratify him, than that I thought any thing necessary to be added to what had before been said against this proposition; and therefore I shall take up no more of your time, but leave the proposition to stand or fall by its own merits.

Sir William Wyndham stood up and said:

Sir; The gentlemen, who have been pleased to speak against this proposition, have all of them asserted, that, should it take place, it would alter the very being of our constitution; from whence we must conclude, that these gentlemen think, that the very being of our constitution consists, not only in having a standing-army, but it consists also in having that army absolutely and entirely dependent on the crown; which is an opinion so directly to that to that the harmy and ought to have a sught to have a

I am sorry to hear of its being entertained being a member of this House. I wish those gentlemen would consider a little better the nature and the being of our constitution, and the many alterations that have from time to time crept into it; if they do they will find no greater novelty, nor can they find one more dangerous. than that of a standing army. It is not as yet, I hope, a part of our constitution, and therefore, what is now proposed cannot be an alteration of our constitution; it is indeed so far otherwise, that the very design of it is to prevent our constitution's being altered, by a standing army's being hereafter made a part of it; or at least to make that army less dangerous, in case it should become absolutely necessary for us always to keep up a standing army. We have likewise been told, that the prerogative is a part of our constitution, and the lessening the power of the crown, or robbing the crown of its prerogative, as gentlemen have been pleased to call it, is an alteration of our constitution. For my own part, I have no notion of any legal power or prerogative, but what is for the benefit of the community; nor do I think. that any power can be legal, but what is originally derived from the community. and it is certain, that all the power that is, or can be given by the people, must be given for their own protection and defence; Therefore, if the people should afterwards find that they have given too much, if they should begin to foresee, that the power they have given may come to be of dangerous consequence to themselves; have not they reason, have not they a right, to take back what part of it they think necessary for their own safety? This is the proper footing, upon which the present debate ought to be put; and taking it upon this footing, suppose, that this power of removing the officers of the army were a part of the ancient prerogative of the crown, if the parliament should toresee, that this power might be made a bad use of; that it might easily be turned towards enslaving the people, would not the people have a right to take it from the crown? would it not be their duty to do so? nay, ought not the crown willingly and freely to give it up?

Gentlimen have next indeavoured to frighten us with the effects of this proposition, should it be passed into a law: They say we should soon see what such an independence in the array would turn

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to; but, for God's sake, is not the army to be still as much dependent upon king and parliament, as ever they were before? If it should be but suspected, that any officer, or any number of officers were going to attempt any thing against king and parliament, could not the king immediately suspend them, or even put them under arrest? and could not the parliament, as soon as they, met, address his Majesty to remove them? Upon this occasion, I shall beg leave to state the difference of the two cases: In the one case, an army entirely dependent on the crown, so much at the mercy of the crown, that, let the merit of those gentlemen in their military capacity be never so great; let their fidelity to their king and country be never so conspicuous; let their past services be never so meritorious; yet, if they do not implicitly obey all the orders they shall receive from the crown, or rather from the favourite minister of the crown; if they do not submit to propagate the most slavish schemes of a projecting minister, they may probably be turned out of their employments in the army; and thus, after having wore out their youth and vigour in the service of their country, they may at last, and in their old age, be turned adrift, and reduced to a starving condition. In the other case, an army under no such servile dependence, having no reason to doubt of preferment according to their merit, and certain they could not be turned out of the places they have purchased by their long services, without being guilty of some crime, or of dishonourable behaviour; and having the constitution, and the laws of their country, as a security for their enjoying all those advantages as long as they live; is it not an easy matter to determine, in which of these cases an army may he of most danger, er of most service, to the constitution of the condition.

on the Removal of Officers.

I will allow all that has been said about the virtue of those, who are at present the officers of our army; about their being Englishmen, and every thing else, that has been said, or can be said, in favour of the characters of those gentlemen; but still they are men, and every body knows, that those who have a dependence, perhaps for the whole this leave to be adoption. something more than men, if they act with the same freedom, that they would do if they were under no such influence or dependence: it is certain; I hope the gentlemen of the other side of the question,

even those gentlemen who now stand up so zenlously for the prerogative, will grant, that ours is a limited monarchy: our constitution depends upon its not being in the power of the crown, to break through those limits which are prescribed by law, or to manage so as to render them quite ineffectual; for when either of these comes to be the case, our constitution will be at an end; the monarchy can no longer be said to be limited, any more than a man can be said to be under any restraint, who, though locked up in a room, has the keys in his pocket, and may open the doors when he pleases, or has proper materials at hand, and may break the doors open, and walk out whenever he has a mind. We are therefore never to give a power to the crown; we ought not to leave the crown in the possession of a power, which may enable any future king to shake off all those limitations, which the royal power ought by our constitution to be subject to: and in this view I leave it to every gentleman to consider, whether a standing army, under the present circumstances, or under the regulations now proposed, does portend most danger to our constitution? For my own part, I think the case so plain, I think the dangers pretended, from what is now proposed, so chimerical, that I am surprised to hear the motion opposed by any. gentieman, who pretends to have the liberties, or the happiness of his country truly at heart.

But in particular, I must at present observe, that if no notice should be taken of what has lately happened; if no such provision, as is intended by the Bill now moved for, should be made, and we should enter into a war, as is now likely we may be obliged to do, what encouragement can young gentlemen of noble and ancient families have to go into the army; when they consider, that after having often ventured their lives in the service of their country, after having honourably acquired some preferment in the army, and afterwards, by a natural and family-interest, are come to have seats in Parliament, they must then be obliged to forfeit all those preferments they have so honourably acquired. or otherwise to make themselves prostitutes to an infamous and wicked administration? After this melancholy consideration, can it be presumed, that any gentleman of honour will engage with that alecrity in the army, as he would do, if he were assured of preserving and enjoying whatever posts he may have in the army,

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with the same honour and integrity, with which he acquired them? This makes it more particularly necessary at present to agree to the proposition now made to us; and as I think it makes no encroachment upon our constitution, but is, upon the contrary, a very necessary amendment; as I think it for the honour of Parliament, and no way inconsistent with the honour or safety of the crown, I shall therefore most heartily agree to it.

Sir William Yonge spoke next:

Sir; It is said, I remember, in a printed paper which I read lately, that the Revolut on had not brought our Constitution to that perfection which it ought to have done; but that some amendments were still wanting, and seemed to be absolutely necessary. I was indeed at some loss to think what the amendments could possibly be, which those reforming geniuses pointed at, but now the secret is in some part out; for the proposition now in debate I verily believe to be one of those necessary amendments they thought of; but the gentlemen, who have spoke before me, have sufficiently proved, that this amendment would be so far from improving our constitution, or rendering it more secure, that it would in a great measure entirely destroy it: and if the other amendments, their wisdoms have projected, be of the same nature with this, for projecting such amendments. We know, that the people of this nation have generally been divided into parties; and that party which I have always been proud to reckon myself one of, has generally. though very wrongfully, been called the republican party; but if I, or any other up, theman muchs though which is to the nour of being reputed a Whig, should come into this proposition, we should justly deserve that name, which those of another party have always given us by way of reproach; for it is certain, that, if this proposition should take place, our chief magistrate could not properly be called a king; he would for be on mahips of 1 hom, as the state of nother cobio Hel nd has green act. In to neurable gentleman, who spoke last, ine ted until perfect of a december appoint to the form turning officers adrift, and reducing them to a starving condition; but let us consult our histories, and so well a second depending upon the composition of the dependent

trupes the Parament, has done most harm to our Constitution: we shall there see, that an army of the latter kind was so far from improving, or doing good to our Constitution, that they very quickly overturnedit; they soon brought the King from the throne to the scaffold; they turned both Lords and Commons out of doors. and then set up a most arbitrary government of their own: whereas an army of the first kind has often preserved the Constitution; an army much more dependent upon the crown, than our army is at present, was, we know, so far from supporting the crown in attempts against the liberties of the people, that most of the army joined with the people in vindicating their liberties, even against a king upon whom they had a most absolute dependence; and while our army consists only of our own countrymen, and is commanded by gentlemen of good families and fortunes in the karadom, we may now iys expect from them the same honourable behaviour. As for turning officers adrift, and reducing them to a starving condition, it is certain that no such thing can ever happen to any officer that is a member of this House, let him vote or behave in this House in whatever manner he will; for his very qualification, the estate he must have in his own right and possession, in order to qualify him for having a seat in Parliament, will always I am afraid the people of England will not be sufficient to afford him a comfortable think themselves much obliged to them, subsistence; so that if he has any honour or regard to his country, the fear of being turned out of his post in the army can never revail upon him to give a vote in this House contrary to what he thinks right. And it we can suppose that are other, who show, a covering best this flow, has neither honour nor regard to his country, with such a man the hopes of preferment will work as effectually, as the fear of extreme necessity can be supposed to work with any man of common honour; but as no such thing can, in my opinion, be supposed, we have no occasion to give ourselves any trouble, much less to run ourselves into evident dangers, in order to provide against it. In short, I see no necessity for our making such an alteration in our constitution; I can see no cause for our making such an attack upon the prerogative; it may be productive of great mise' firea y c' c' And as for using the officers ill, the gento the contract of the House, are themselves the best judges by leaver sin you are example that the

used; and their way of voting upon this question will be the best proof of their judgment in that particular: as for my own part, I really think the proposition so unreasonable, and so inconsistent with the principles, even of those gentlemen who support it, that I did not at first believe it could have bore so long a debate.

Sir Thomas Saunderson spoke next for the motion; lord Glenorchy against it; sir John Barnard for it; col. Mordaunt and Mr. Duncan Forbes against it: Then

Sir Robert Walpole spoke against the motion as follows:

Sir; When I first heard that such a motion, as what is now before us, was to be made to this House, I considered with myself, what it was that had given occasion for gentlemen's thinking of making such an innovation in our constitution, what view or design they had, and what form of government they aimed at; as to all which particulars I found myself entirely at a loss. We have heard of monarchies, aristocracies, democracies, of oligarchies and anarchies; but should this proposition take place, I am persuaded, the government of this country would soon become what may be called a stratocracy, an army-government, which is a sort of government was never yet established in any country; and such a government as, I believe, no man in this nation would be fond of: I shall not run out in compliments to the gentlemen of the army, but I hope those gentlemen will not take it amiss, if I say, that I do not desire to give up our present form of government, in order to come under their government.

As for trials by martial law, I believe no gentleman will dispute, but that they have hitherto been very just and impartial; but if the officers should be once made indepeads a of all other power, we do not www.what those trials might turn to: I neither can, nor shall say any thing to reflect upon the gentlemen who are judges in such trials, but we must all allow, that the nature of mankind is such, that every one has an attachment to, and a bias in favour of those he looks on to be of the so e bod with horse, merchants, lawyers, even the meanest sort of tradesmen thew a partiality in favour of one another; and all var should look upon the officers of the army to be less liable to those natural partialities than any other set of men, I cannot really see any reason for; there-

fore I am apt to believe, that if this pro-

position should be once passed into a law. it would not be possible to remove any officer from his commission by the sentence of a court-martial, as long as he preserved a character and an interest in the army, which of course would encourage them in the boldest attempts, against the constitution and the government of their

Gentlemen have told us, that generals are still to be removeable by the King at pleasure, and that all other officers are still to be removeable by his Majesty and the parliament; but I believe it will be granted, that though the King should most evidently see a very just cause for removing a general officer, he might not find it safe to do so, with out removing at the same time a great number of inferior officers, whom he knew to be dependents upon that general, and perhaps associated with him in the same wicked designs: and if officers were made secure of their commissions for life, it would add so much weight to their interest through the whole kingdom, that they might soon get such an influence in both Houses of Parliament, as would make it impossible to procure an address from either House, for the removal of any of them; besides, the very calling of the parliament together, which cannot be done suddenly, would give the alarm to those officers who might be engaged in a conspiracy for seizing the government into their own hands, whereby they would have an opportunity of carrying their designs into execution, before the government could by any means prevent them.

Thus we should be in continual danger of falling entirely under the government of our army, and I am sure there is nothing has of late happened, that can give occasion for our running ourselves into any such danger. What though his Majesty has lately thought fit to remove two gentlemen from their commands in the army: can the removing of two gentlemen only, in a course of so many years, be called modelling or garbling the army ? Can it be said, that the gentlemen who have succeeded them,* are not men of as good families, of as great estates, and of as untainted characters, as any gentlemen in the kingdom? Surely, this cannot be called garbling, which, as has been already said, must imply the removal of the most worthy, and putting the most unwor-

^{*} The duke of Argyle and the earl of Pembroke

[[]X]

thy into their places; and this, I am convinced, the angriest man in this House will not pretend to be the case at present.

It is certain, there never were any removals made, but what occasioned various speculations, when the reasons why they were made were not publicly known; in such cases, every man who is ignorant of the true reason, is apt to assign some reasons of his own invention; but of all the removals that I have ever heard of, whatever talk they might occasion without doors, there never was any of them that occasioned any proposition or motion in this House; no pretence was ever taken from any such, to rob the crown of its prerogative, or to alter our constitution in any part. Even when the great duke of Marlborough was removed, there was no such proposition as this ever thought on : the removal of that great man I remember well; and I remember too the arts, that were used by his enemies, first, to procure, and then to justify his removal. What gentlemen would do by the bill now proposed, was the very crime pretended to be laid to his charge: it was pretended, that he was contriving how to get himself made general for life: that he was become too great for his mistress; and had thrown off all dependence on the crown: that he aimed at being made perpetual dictator; and to give some sort of colour for the spreading of this calumny, I remember, that a certain zealous gentleman of those days,* sent a large present to Mr. Booth, and told him, it was for the part he acted in the tragedy of Cato, against the perpetual dictator. This shews, that it was then looked on as a great crime for an officer to endeavour to be independent of the crown; and why it should now appear in a light so different, as to make people think it necessary to make a law for that very purpose, I cannot imagine.

We know that great endeavours have been of late used, to make it be believed abroad, that this is a divided nation, that the people are disaffected: hitherto all such endeavours have had but very little effect; but if this proposition should pass into a law, will not foreigners have reason to believe what they have heard? They caunot imagine, that the removing two colonels of regiments, could have produced such a law, but will naturally say, what we have heard we see now to be true, the parliament has no confidence in the king,

and therefore they have taken from him that power which all his predecessors enjoyed. Is this, Sir, an opinion which we ought at any time to encourage or promote among our neighbours abroad, but especially at present, when a just opinion of the order. The state of this nation may be so necessary for preserving a just balance of power in Europe, and consequently, the very being of this nation. In short, the regulation now proposed can produce no good, it may produce a multitude of mischiefs, and therefore I think we should all say, upon this occasion, 'No-

Lord Catherlogh spoke next:

Sir; I cannot but say, that the officers of the army are very much obliged to the gentlemen, who are for agreeing to the proposition now before you; but I look upon it is as a certain maxim, that no man can be a proper judge in his own cause, and as I have in the honour to be in the army, I look upon myself as a party concerned, and therefore I think can neither in honour nor conscience offer to give my vote upon the question.

Then the question was put upon the motion, and carried in the negative, with-

out a division.*

Debate in the Commons on Mr. Sandys's Motion for an Address to the King, to know who advised his Majesty to remove the Duke of Bolton and Lord Cobham from their Regiments.] After this,

Mr. Sandys stood up and spoke as follows:

Sir; What gave rise to the proposition last before you, I believe most gentlemen in this House may easily guess; it was often mentioned in the last debate; and as

^{* &}quot; Had not the fact been so notorious, the understanding reader, perbaps, would have some difficulty in believing, that gentlemen of great abilities, properties, and knowledge of the constitution, could have been so earnest in a question which, had it past, they themselves must have been the first to move for repealing it; or that they who gloried in the character of being jealous of military power, should endeavour to render the army independent both of King and Parliament. But to say the truth, the party neither expected nor desired to succeed in the motion. All they intended was to have an opportunity of saying severe things against the minister, and to introduce another motion, which was more directly levelled against his power." Tindal.

in the course of that debate, no gentle wan pretended to justify what has lately happened, I have a question in my hand which I hope will meet with no opposition, and therefore, I shall take the liberty to move, "That an humble Address be presented to his Majesty, humbly to desire his Majesty, that he will be graciously pleased to Inform this House, by whose advise it was that his Majesty was pleased to discharge his grace, Charles duke of Bolton, and the right honourable Richard, lord viscount Cobham, from the Regiments lately under their several commands, and what crimes were alledged against them, which were the occasion thereof."

Mr. Pulcency seconded the motion thus .

Sir; I stand up, to second the motion made by my worthy friend, which, I hope will meet with much better success than the last motion we had before us: the last, indeed, was called, by some gentlemen, an attack upon the prerogative, an affront to the crown, and a great many other hard names, which I thought it very little deserved; but I am sure there cannot be the least colour of reason for making such objections, or for giving such names to the motion now made to you: on the contrary it is shewing a great tenderness and a most dutiful respect to his Majesty; the removal of those two noble lords from their commands in the army, was what no gentleman in the late debate so much as endeavoured to excuse; most seemed rather to condemn, and all the world without doors had, we know, before condemned it. Since then the removal of those two noble lords is looked on to be a wrong step, and since his Majesty cannot by law be supposed to do any wrong, we ought therefore, in duty to the crown, to present such an Address as is now proposed to us, that his Majesty may be freed from the suspicion of doing any thing that is wrong; that the wicked person who advised it may be pointed out to the world, and that the reproach of such a measure may fall where it ought.-If ever it should happen to be the case of this nation, that a minister grown insolent in power, should dare to tell his master, if you do not dismiss such a man, or such another, I must abandon you, I can no longer support your government; and by such language should prevail on him to dismiss some of his most faithful servants, only because they had honourably opposed some wicked attempt

upon the liberties of their country; I say if ever any one minister, who solely engrossed the ear of his master, should arrive at such an insolence in power, the king would no longer be the first man, he would be the first slave in the nation; and in such a case would it not be the duty of parliament? Would not they be bound in duty both to their country and king, to desire to know who it was that advised such measures? And what were the reasons for taking such? This is not, I hope, the case at present, but as the removing of those two noble lords has been condemned by the whole nation, it is sufficient for justifying us in the application now proposed: let us know who gave the advice; it was a wicked one, and the wickedness of it will be still more apparent, if it shall appear, that those who gave it dare not avow their reasons for giving it.

No member rising up to oppose this mo-

tion, but the question being called,

Sir William Wyndham stood up, and spoke as follows:

Sir; Whether or no there are any gentlemen in the House against the question, cannot, as yet, be determined; but if there are, I was in hopes they would have stood up, and have given the House some satisfaction as to their reasons for being against a question, which seems to be highly approved of by several gentlemen in this House. What the cause of their silence may be, I shall not pretend to guess, but it seems we are to have no other satisfaction from them, but only a call for the question.-In my opinion, the affair now before us deserves a much more decent treatment, if it were for no other reason, but because the names of two noble lords are mentioned in the question, both of whom have done great services to their country, but one in particular. As I do not mean to compliment the one, nor to depreciate the services of the other, therefore I say they have both done great services, though in different capacities; but whoever remembers the late war, which was carried on so much to the honour of this nation, must remember how often honourable mention was then made in our Gazettes of sir Richard Temple: in most of the accounts transmitted to us from Flanders, either of battles or sieges, his name generally stood among the foremost in the list of those gallant officers, who bravely ventured their lives in the service of their country. And it we look upon a Lehaviour in the senate, it is as much to his honour as his service in the field: in the last he has always acted as a good officer and a brave soldier, in the defence of his country; in the first he has always behaved as a faithful subject and a good counsellor to his king; and that such a man should be one of the first to fall a sacrifices to ministerial resentment, is what must give a just alarm to all the honest part of mankind: it is what principally gave rise to this day's debate, and in particular, to the motion now before you which I very much approve of, and if no gentleman thinks fit to say any thing against it, I can hardly doubt of its being unanimously agreed to.

speaking, the question was again called for, and being put, it was carried in the ne-

gative by 252 against 151.

Debate in the Lords on the Duke of Mattheways. Met on for a Bill against Depriving Officers of the Army of their Commissions. February 18. The Duke of Marlborough* presented to the House a Bill, + "For the better securing the

* He became duke of Marlborough by the death of Hemouth do has of Via il mough, peright of his mother who was next sister to her grace, and one of the co-hemoses of John late duke of Marlborough; being before earl of Sanderland.

† The following is a copy of the Bill:

6 Whereas no Standing-Army can, in time of peace, be raised, or kept up within this realm, but by authority of parliament. And whereas the safety and liberties of this nation do (in a great measure) depend upon the experience and virtue of the Officers to whom the command of the Army should be intrusted, whenever any military force shall be judged proper to be raised or kept on foot. Now, to the end that persons of fortune and virtue may be encouraged to expose their lives for the safety and liberties of their country, and not be subject, by secret and malicious representations, to be eashiered or removed from their respective posts in the Army, without any charge or pretence of neglect or breach of duty, or without any examination or trial whatsoever : May it please your most excellent. Majesty, That it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the con-sent of the Lords spiritual and temporal, and Commons in this present parliament assembled, and by the authority of the same, That from and after the day of tain of any of his Majesty's troops of guards, or any commission-officer under them, nor any

* Constitution, by preventing the officera
* of such land-forces, as shall at any time
* be allowed by authority of parliament,
* from being deprived of their Commis* sions, otherwise than by judgment of a
* Court Martial, to be held for that pur* pose, or by Address of either House of
* Parliament.* His grace introduced the
Bill with a speech, setting forth the necessity of making some such regulations in a
country which glories in the name of
liberty, and where the people are so happy
as to preserve that freedom, after most of
their neighbours had lost theirs by the
very means, which he proposed to obviate
by the bill he then presented to the House.

A motion being made for a second reading of the said Bill, several Lords called for the question: Hereupon

colonel, lieutenant-colonel, or major of a regiment, or captain, lieutenant, cornet, or ensign of any troop or company, belonging to any regiment, or of any independent troop or company, or any officer under them, having his commission from the crown, shall be cashiered or removed (other than to an higher post) or discharged from his commission, or be deprived of the pay belonging to the same, in any other manner than is hereafter prescribed, any usage

to the contrary notwithstan hing

" And be it further enacted by the authority aforesaid. That if any of the officers before named shall be guilty of any breach of duty, or otherwise misbehave themselves in the said offices, That then it shall and may be lawful for his Majesty, his heirs and successors, to grant a commission under his or their sign manual, to any officer, not under the degree of a field-officer, to try such person by a courtmartial, in such manner and form, and subject to such rules, regulations and methods of trial, as have been usually observed in courts martial, for trying persons for neglect of duty, or other misbehaviour in the army, and to cashier, remove, or discharge any officer whatsoever, if such court-martial shall adjudge the same, any thing herein contained to the contrary notwithstanding.

"Provided always, That nothing herein contained shall extend, or be construed to extend, to hinder or prevent his Majesty, his heirs or successors, from disbanding, breaking, or reducing all, or any of the regiments, troops, or companies now in being, or which shall or may be raised hereafter, whenever his Majesty, his heres or successors shall think fit to dis-

band or red see the same.

"Provided also, That it shall and may be lawful for his Mapesty his hears and successors, to casmer or remove any officer whatsoever, upon an address from either House of Parliament for that purpose."

The Earl of Chesterfield stood up, and

spoke as follows:

My Lords; As there seems to be some of your lordships against the second reading of this Bill, I am surprised to hear the question so much insisted on, before any lord who seems to be against a second reading has stood up to give any one reason for his being so. If any motion is made, if any bill is presented to this House, were it an affair of no consequence. yet it is a respect due to the noble lord who makes the motion, or presents the Bill, not to put a negative upon it without giving some reasons for so doing; but in the present case it cannot be pretended, but that the bill now presented to us is an affair of the utmost consequence; the bill offered to us, is, in my opinion, not only a good, but a necessary bill, and the noble duke has given us so strong reasons for its passing, that I hope your lordships will not so much as endeavour to put a negative upon it, without first giving some sort of a reason for what you are about to do-Such a method of proceeding, my lords, is beneath the dignity of this House, it will really look as if something else than reason and argument prevailed in this House: and if a second reading of a Bill of such consequence be in such a manner refused, I am sure the world will conclude, that no good reason could be given for so doing, which, of course, must bring this House into the utmost contempt, in the opinion of the generality of the nation, This is a consequence that, I am convinced, every one of your lordships must think yourselves concerned in, and therefee. I hope test some of those lords who are to give their negative to the second reading of this Bill, will stand up and give us their reasons for being of that opinion: at present my opinion happens to be different from theirs, but I now declare to them, that if sufficient answers are not made to every objection they shall start against the second reading, I shall most readily quit the opinion I am now of, and jon, with them in putting a negative upon the bill.

· Lord Hervey said:

My Lords; I am one of those, and I believe there are a great many more, who are against the second reading of this bill. I did not, 'tis true, rise up immediately after the motion was made, to give my fers me for being a minst a second reading, b lause I thought the bill was of a nature

so very extraordinary, and the objections to it so strong and so evident, that I thought it unnecessary for me or any other lord in this House, to give himself or the House the trouble of explaining them: But since the noble lord, who spoke last, insists so much upon it, in order to satisfy him, I shall give some of those reasons which prevail with me to be against a second reading of the bill now before us; and if either that noble lord, or any other, can give sufficient answers to those reasons, I shall most readily join with those noble lords who are for reading this Bill a second time.

With me, my lords, one of the principal objections against the bill is, that I look upon it as an open and a direct attack upon the prerogative of the crown. It is an attack upon a prerogative which his Majesty and his ancestors have enjoyed ever since our monarchy had a being; and we all know how nearly connected the privileges of this House are with the prerogatives of the crown; we know, my lords, that the last open and direct attack that was made upon the prerogatives of the crown, ended in the total subversion of our monarchy, and an entire dissolution of this · House; and therefore I cannot but be surprised to see a bill of this nature brought first into this House: If such a bill had passed the other House, and had been sent up to us from thence, I do not doubt but that every one of your lordships would have easily seen through the design; you would have seen the snare that was laid against the monarchical establishment of our government, upon which the privileges of every lord in the nation absolutely depend; this would have given your lordships a just alarm; and this, I doubt not, would have made you receive such a bill in the manner it deserved.

I have often heard, my Lords, of a compact between the king and the people, and a compact upon which, it is said, our constitution and government depend: if there be any such, the nature of it must certainly be mutual. On the one part our kings are obliged not to usurp or encroach upon the liberties and privileges of the people; but surely there must be a counter-part, and by that there must be an obligation upon the people not to usurp or encroach upon the powers and prerogatives of the crown; for it would be a very unjust compact, if on the one hand, the King was most strictly tied down, and on the other hand, the people left at full liberty to encroach

as often, and as far as they pleased upon the prerogatives of the crown. This cannot be the case; the compact must be mutual; and as his present Majesty has never once attempted, nor desires, in the least, to encroach upon the liberties or the privileges of the people, it would be very unjust and unfair in us to make any encroachment upon him: Nay, it would be most unwise, and might be attended with the most fatal consequences; for a breach of covenant upon one side would dissolve all the covenants on the other, which would at once unlinge the whole of our constitution.

It has been always thought necessary, my lords, to give our kings the sole power, of naming, preferring, and removing, at pleasure, the officers of our armies, in order to give our kings that power and influence over our armies, which is absolutely necessary for supporting and promoting a proper military discipline among them, without which they would be of no use against a foreign enemy, and might soon become most oppressive to the people, for whose safety they were raised and maintained. This power was thought so necessary at the time of the revolution, and it was then thought to be of so little danger to the freedom of our constitution, that at that time, when the liberties of the people were fully considered, when every thing was removed that could be of dangerous consequence to them, there was not the least mention made of taking this power from the crown, or even of laying it under any restraints, and I do not know any thing that has happened, which can give us the least ground for being of an opinion different from that which was the opinion of our ancestors at that time.

The happiness of our constitution, my Lords, depends upon that equal division of power, which is established among the three branches of our legislature: The executive power, and the defending of the people against their enemies is now, and always has been, entrusted solely with our King; and as long as the execution of the laws, or the defence of the people against their enemies, foreign or domestic, is entrusted with the King, it must always be absolutely necessary to give our kings proper powers for those purposes; the supreme and ultimate determination of all disputes about property is lodged solely in this House; and the raising of money for the public use, or laying taxes upon the people, is what now seems to be pappedpally the province of the other House. Thus the three branches of our legislature are a check upon one another, which prevents its being in the power of any one of them to oppress the people, or to destroy the other two. Under this establishment we have been happy for many ages, under this the nation has grown up to a very high pitch of riches and power, and while this establishment continues, it is more than probable, we shall always be happy.

But, my Lords, by the bill now before us we are to establish a fourth power, a new sort of power, which, I am persuaded. would soon become independent of the other three. This is making a most considerable alteration in our constitution: an alteration that may be attended with such fatal consequences, that it makes me tremble to think of it: To establish a general for life at the head of a well-disciplined army, commanded by officers who could not be removed, but by the consent of one another, would soon put it in the power of that general, to make himself master both of king and parliament: The transition from Dux to Rex would soon become easy for him; by this the constitution might be entirely overthrown, and the nation might be involved in a multitude of calamities.

It is true, my Lords, that by what is proposed in the bill now before us, an officer may still be removed from his command to the army, upon an address from either House of Parliament; but as the Parliament cannot be kept always sitting, this a ldress could ret oft, a be speedily (btained; and if an officer should be discovered to be conspiring the overthrow of the government, and should, notwithstarding, be continued in his commission, and in the possession of that power in the army which he had, by virtue of his commission, 'till the next session of parliamera, both Houses nught, particips, address for turning him out; but his power in the army might by that time be so well established, that it would be out of the power of both king and parliament to divest him of his command; and as for a trial by a court-martial, I believe, it would not be so much as pretended, that a sentence could be got against such an officer, or indeed against any officer, who had a great influence in the army: It is not to be presumed, that officers would be ready to condemn one another, unless it was for a crime which they themselves could'no way approve of especially upon they knew

other authority.

Since then, my Lords, I can see no manner of occasion for the regulation now proposed, since I am of opinion, that it would be a great injury done to his Majesty, that it would tend to destroy all military discipline in the army, and would greatly endanger, if not totally subvert our happy constitution, I cannot therefore agree to the giving it a second reading.

The earl of Orrery spoke next for the question, the earl of Cholmondeley spoke against it, the marquis of Tweedale for it,

The Duke of Newcastle stood up, and spoke as follows:

My Lords; As I shall certainly give my vote against the second reading of this Bill, I must beg leave to give some of my reasons for so doing. I must be of opinion, my lords, that it will always be proper to leave in his Majesty a power of removing the officers of the army at pleasure in order to preserve that respect and obedience which is due from them to their king; but I am the more firmly of this opinion, when I consider, that there is at present a Pretender to the crown of these realms; for while there is such a misfortune hanging over us, we may conclude, that there always will be plots and contrivances in this kingdom against the person in possession of the throne; and while there is a Pretender, he may have, without all doubt, his agents in the army, as well he has every where else: Under such circumstances it is not to be doubted, but that some of the officers may, at some time or other, be drawn away from their duty to their king and country, some of them may happen to be misled, and drawn ist) engagements against his Majesty's person and government; and while his Majesty is in such danger, shall we put it out of his power to remove those officers from their commands in the army, though he has certain information of their being in a plot to overthrow his government, Perhaps even to take away his life?

This, my Lords, his Majesty may have most certain information of, the officers concerned in such engagements may be made known to him, beyond all doubt or contradiction, and yet the proofs may be such as would not prevail upon a courtmartial to condemn their brother-officer to death, or even to be broke; or they " by such as could not properly, at

that they could not be removed by any | least, at that time, be laid before a courtmartial; because if they were laid before any such court, the informers, and all the other methods by which the plot was at first discovered, and the whole progress of it traced, must then become publicly known, by which all further discovery would be effectually prevented; and if the Bill now presented should pass into a law, his Majesty would be under a necessity of laying all these proofs immediately before a court-martial, or of allowing such treacherous officers, perhaps, even one of his chief generals, to continue in command, by which they might probably be enabled to render their conspiracies successful; for which reason I hope, that none of your lordships will approve of this Bill, when you consider how dangerous it may prove to be for our present happy establishment, and how much it may weaken the hands of the government against any attempts that may hereafter be made in favour of the Pretender.

Besides this, my Lords, there are many other cases which might be mentioned, wherein his Majesty might have very good reason to remove an officer, though it would not be at all proper to make that reason so public as to lay it before a court-martial : There are likewise many little crimes which an officer may be guilty of, and for which he might highly deserve to be removed, and yet these crimes may be such as could not well come under the cognisance of a court-martial; at least it would not be possible to obtain a sentence of a courtmartial for the removing of such an officer; for when gentlemen sit in judgment upon a brother officer, in order to determine whether he ought to be broke or not, it is to be supposed that they will not pass judgment against him, unless some very enormous crimes be fully proved before them; which would make it impossible to keep up that strict discipline and regular subordination, that must be observed in all regular armies, or indeed in any army fit for service, or that may be depended on

for the defence of a country.

I must indeed, say, my Lords, that if any attempts had ever been made towards modelling the army, and making it fit for any had purpose, there might then have been some occasion for proposing such a Bill as this now before us; but as no such attempts have ever been made, as no such attempts can be so much as apprehended from his present Majesty, I am therefore surprised to hear such a Bill so much as

proposed in this House, at present. I am | grounded upon the fundamental maxim of sure the passing of such a Bill, at present, would be a subjecting of the nation to many great and certain dangers and inconveniences, for the sake of avoiding an inconvenience that has never been felt by any but in imagination, and for this reason I must be against giving the Bul a second reading.

7 GEORGE II.

The Earl of Chesterfield spoke next:

My Lords; I have before declared, that my opinion was for reading this Bill a second time: I likewise said, I would alter my opinion, if any lord could give me a sufficient reason for so doing; but, from what has fell from the noble lords who have spoke against the second reading, I am so far from altering my opinion, that, I now think a second reading of the Bill is absolutely necessary, even before we can enter into any debate upon the merits of it; for all the arguments that have been made use of against a second reading, all the objections hitherto made to the Bill, are founded upon suppositions which are directly contrary to the contents of the Bill.

It has been said, that the bill is a direct attack upon the prerogative of the crown, and that it is designed for destroying, or at least diminishing, the power of the crown; but my lords, if what is proposed in the bill be duly considered, it will appear to be neither an attack upon the prerogative, nor so much as a diminution of the power of the crown: there is no power to be taken from the crown, but that power which the crown ought never to make use of: It is certain, that the crown ought never to take an officer's commission from him, but from some very sufficient reason, and upon a full proof of the facts alledged against him; and therefore all that ii proposed by this Bill, is only a method, by which the crown may get such an information as to the facts alledged, as may be depended on; whereby the crown may be secured against impositions, and the officers against private misrepresentations, and false accusations: It is, my Lords to prevent the king's being maliciously led into the doing a piece of the highest injustice to a faithful soldier, and to prevent a good and abrave officer from being whispered out of his commission, and reduced to a starving condition for no crune, perhaps for a piece of behaviour for which he ought to be highly rewarded. Can this, my lords, he called a diminution of the power of the crown? is it not plantly and directly

our constitution which says. That the King of England shall have it in his power to do as much good as he pleases, but shall not have in his power to do wrong.

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The objections as to general officers, is likewise, my lords, founded upon a mistake; for if the noble lords had attended to the first reading of the bill, they must have known, that with respect to general officers, the power of the crown is to remain in the very same state it was in before; the regulation proposed by the bill is to extend no higher, than the colonels of regiments; and surely the continuing of the most designing and the most daring men, in the command of a single regiment, for two or three months, after a discovery of his wicked designs, can be of no dangerous consequence; even though the continuing him for that time were by this bill, to be made absolutely necessary; but that is not the case, which leads me to consider another mistake, from which an argument hath been drawn, and much insisted on by some of the noble lords who have

spoke against the question. The Pretender, my Lords, I find, is to be lugged into this question, as he has been into some others, in which he had very little to do, and the danger the nation lies exposed to from him is to be made an argument for our not taking that care of our liberties and constitution which we ought. I hope I am as little suspected of favouring any designs from that quarter, as any lord in this House; if there were the least ground for that argument it would be a most prevailing argument, with me for being not only against the second reading of this bill, but for the rejecting of it with the utmost disdain: but those lords who make use of this argument, seem not to take notice, that the King is still to retain the power of suspending and putting under an arrest any officer, or any number of officers, he pleases, and at whatever time or times he may think proper; and if the least discovery should be made, that any officer, or number of officers were drawn into a plot, in favour of the pretender, or into any other plot against his Majesty's person and government, could not his Majesty immediately suspend all such officers from their commands in the army ! could not be immediately lay them ail under-an arrest? nay could not he immediately throw them all into a common prison; or at least into the hands of messengers, and acted them there, until it

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thould be found convenient to bring them to trial before a court martial, or otherwise; or at least till the parliament should be called, in order to have an address from this or the other House for breaking such of them, against whom a legal and full proof could not be obtained? Is it to be doubted, that either this House or the other, or, indeed, both, would refuse to redress his Majesty upon such an occasion? And would not this as effectually disappoint all their plots and contrivances, as if his Majesty had immediately broke every one of those officers who were at first represented to him as being concerned in that plot.

This bill has been represented to us as if it would destroy that influence which his Majesty ought always to have in the army, and annihilate that respect and dependence which the officers ought always to have upon the crown: but this, my lords, seems likewise to be founded upon a mistake, or at least upon an oversight; for, notwithstanding any provision in the bill now before us, the power of naming and preferring the officers of the army is to remain absolute in the crown; and besides there will be many other ways left by which the crown may secure the respect and dependence of all the officers in the army; so that there is nothing in this bill, nor any thing designed by the bill, that can possibly diminish that just and due influence which the crown ought to have in the army. The hopes of preferment Mone are sufficient for influencing every officer to do his duty, and to shew that respect which is due both to the crown, and to his superior officers: They may not, indeed, be sufficient for influencing ! an officer to act contrary to his duty, both as to his King and country, by obeying the : private commands of a vicked minister; but this, my lords, and this only, is what is by this bul proposed to big parded against All that is proposed is, only that no minister of state shall hereafter have it in his power to tell an officer of the army, in a case that perferps no way regards military discipline, Sir, you shall do so or -or starve !

Thus, my Lords, I think I have shewn that all the main tax in the thornes against the second reading of this Bill are founded upon mistakes, as to the nature of it, which, in my opinion, is a most convincing argument for giving it at least a second reading. There has indeed one or two other arguments been made use of, which I am greatly surprised at. It has been

(VOL. IX.) necessity surprised at. It has been

said, that there are several crimes an officer may be guilty of, which cannot properly be brought before a court-martial; or at least where justice upon the offender could not well be expected from a courtmartial: Here indeed I am quite at a loss, for I know of no military crimes but what may properly be brought before a courtmartial, and unless it be such crimes as are proper for the cognizance of our spiritual courts, I do not know any other, but where the most severe and impartial justice has always been given by, and may always be expected from a court-martial: I am sure, that if any officer be guilty of cowardice, of neglect of duty, or of any crime, or action, that is in the least dishonourable, the most strict justice may always be expected from a court-martial; nay, so severe have the officers of our army always been, in such cases, upon one another, that for some failings, which the crown has overlooked, which the generals have so far overlooked as not to bring them before a court-martial, yet the officers themselves have taken notice of them, and have refused to roll or to serve with the man who has been guilty of them; and therefore to pretend, that martial discipline could not be kept up in the army, if officers could not be broke or removed but by a courtmartial, is an argument founded upon a supposition, which is directly contrary to experience.

The other argument, which surprizes me, is an argument founded upon a new sort of doctrine; a doctrine by which we are taught, that the prerogative is never to be touched in the least; you are never to make any law for regulating the prerogative in any branch; the compact between king and people must be mutual; the people must be as much obliged not to incroach upon the king's prerogative, as he is obliged not to increach upon their privileges. As to the compacts being mutual, and the parties equally bound, I shall my lords, easily grant; yet that can be no bar to our making as many acts of parliament as we please for regulating, or even restraining the prerogative, because to every such act the king gives his consent, and surely all the persons concerned in a compact may, by their mated conset make what alterations in it they please: and so the case is; we have, by acts of parliament, made many alterations with regard to the prerogative; and I believe every one of your lordships will grant, that it is to these alterations that we owe

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the liberty we now enjoy. The prerogative has been often restrained and limited, or at least brought back to its primitive institution. Was not the Habeas Corpus Act a most noted, and a most useful limitation of that prerogative which our kings then pretended to? Did not our kings formerly pretend to a power and prerogative of removing the judges at pleasure? but this prerogative was found to be incousistent with the liberties of the people, and therefore, by the Claim of Right, an alteration was made as to that part of the prerogative. And as to that part of the prerogative now insisted on, it is well known that it has grown up of late ages, for by our primitive institution, the king could not remove the officers of the army: the nobility and the barons of the kingdom were the proper officers; and each of them befor to mar, and mamied less ev military tenants, so that their commands in the army depended upon their tenures, ' from neither of which the king could remove them, without their being legally found guilty of a crime; and from the writings of the learned judge Coke, who, I believe, will be allowed to have understood our ancient constitution, we may learn, that of ancient times the freeholders of each county chose their leader in war. as well as they did the sheriffs and other officers for times of peace.* And therefore what is now proposed must appear to be so far from being an attack upon, or a diminution of, the ancient prerogative of the crown, that it does not near bring the prerogative back to its primitive institution.

It has been said, that at the Revolution no such provision was made as is now proposed; very true, my lords; but the reason was, because before that time we never had such a thing as a legal standing army; we had, indeed, a few regular troops, but they never, I believe, amounted to 4,000 men, which could not properly be called an army; so that it was impossible we could think of making any regulation about a thing which was not then in being: and moreover it cannot be said, that at the very time of the Revolution, the liberties of the people were, or, indeed could be, fully considered; it cannot be pretended, that every thing was then removed that might be of dangerous consequence to them, for do not we know, that even since that time

some regulations have been made, with respect to the prerogative? even that remarkable regulation of triennial, or, as we have them now, septennial parliaments, was not made till some time after the Revolution; and yet it must be granted, that this was not only a great, but a necessary diminution of the prerogative, in order to secure the liberties of the people: It is not in the power of man, my lords, to foresee all the evils, and all the inconveniences that may afterwards arise, and therefore it is impossible for men to provide proper remedies against them all; we can provide against them only by degrees, and as they happen to come under our observation.

I'he evil which is proposed to be remedied, or at least prevented, by the Bill now before us, is what has been long under the observation of most gentlemen in the kingdom, and therefore, my lords, I am extremely surprized to hear it said, that no examples have happened which could give occasion for such a bill as the present. Is it not well known, that we have had several examples of officers turned out of their commissions, only for not being submissive to the ministers for the time being? Do not we all know, that in the end of the late queen's reign, there were numbers of gentlemen turned out of their commissions, without any reason, without any crime so much as alledged against them? Do not we know, that, even in the late king's reign, there were a great many brave officers removed, without being guilty of any crime, at least, I am sure, they were not guilty of any military crime, no not so much as of a neglect of duty; they could not even be accused of any want of respect to the crown; the whole, I believe, of what could possibly be laid to their charge was, that they were not, perhaps, so submissive to the prime minister, as he thought he had reason to expect. These removes were, at that time, my lords, so much taken notice of, that it occasioned a very great debate upon the mutiny-bill, both in this and the other House of Parliament: I was then, my lords, in the other House, and I well remember, that it was there strongly insisted on, as an objection against that clause of the bill, by which officers are made judges in cases of life and death, that it was very improper they should be judges in any such case, as long as their commissions entirely depended upon the crown, and might be taken from them whenever a minister had a mind.

And, my lords, though his present Ma-

^{*} Coke's Institutes, Part 2, on the Statute of Westminster, the First, chap. 10.

jesty's justice and prudence be known to fr wade wood, see to ? i, thates no. has been prevailed on, by what means I do not know, to remove two officers, both members of this House, neither of whom, in so far as I can hear, has ever yet been accused of any crime, or of any want of respect to the crown; no not so much as of a neglect of duty. What I am now on is, I know, my lords, a tender point, I am sorry I am obliged to mention it; and I would avoid it, if I did not know my heart to be so warmly affected to his Majesty, that I am sure it will not allow my tongue to say any thing unbecoming of him. If there is any fault, I am sure his Majesty is not to blame: if the two noble lords were removed without a sufficient cause, it could not proceed from any thing that was wrong in his Majesty: it must have proceeded from some misrepresentations, or some private and malicious accusations, which his Majesty has not yet discovered to be false; but when he does, we may depend on it, he will do justice to the two noble lords, who have been injured, and will severely punish those who have been guilty of giving him a false and a malicious information : this, my lords, we may most certainly expect from his Majesty; but this shews, that even out of that regard which we ought to have for the crown, we ought to agree to the bill now before us; because it will, for the future, put it out of the power of any person to impose upon the crown, by any false surmises, or malicious misrepresentamons.

I think, my lords, I have left no argument against the Bill unanswered, but that most extraordinary one, of its being time enough to guard against the evil of modelling an army for any bad purpose, after it has once happened: I hope it will be granted me, that the modelling of an army for the private and particular purposes of a minister, or ministry, is as bad a purpose as any that can be imagined; and I think I have shewn, that such a modelling was actually set on foot in the end of the late queen's reign, and something like it happened even in his late Majesty's time; and therefore it must be granted, that it is now high time to to kent goarding agence it. but if it be meant, that nothing like it has happened in his present Majesty's time, the argument will be still more extraordibery, for does not every one know, that before such a Bill can pass into a law, the King at that time upon the throne,

must give his consent to it, and if any King, by the advice of an evil minister, should once actually begin to model his army, would it not be ridiculous to expect the consent of that King to a law for putting a stop to what he had actually begun; so that his Majesty's never having attempted any such thing, is one of the strongest arguments for our passing the Bill now before us; because it is only from such a just and such a gracious King as the present, that the royal assent to such a Bill can ever be expected.

I hope, my Lords, I have now fully shewn the weakness of all the objections that have been made to the Bill : but as to the arguments for it, they are strong, they are convincing: I shall only touch upon that one, which I think has the greatest connexion with the nature of our constitution. It is well known, my lords, that there are many officers of the army who have nothing, or, at least, very little, to subsist on, but their commissions; and it is likewise well known, that there are many gentlemen of the army now in both Houses of Parliament: there are now, my lords, more officers of the army in each House of Parliament than there were when we had on foot an army of above sixty thousand men: these are facts which will not, I believe, be controverted. It is, I do not know how, become, of late years, a prevailing opinion, that the only best way of getting preferment in the army, is to have a seat in this or in the other House of Parliament: this, it is true, my lords, must be an erroneous opinion: it is impossible that any man can justly and honourably acquire any preferment in the army by his behaviour in either House of Parliament, and therefore this must be an opinion for which I hope there never was any ground; I am sure there can be no ground for it under his present Majesty; but erroneous as it is, it is become a general opinion, and we know that mankind always were, and always will be governed and influenced by general opinions and remakes, a liverename as the parts lence of this opinion increases, we may expect an increase of the number of officers in both houses of parliament.

We may expect, my Lords, that, in future times, as soon as any gentleman has once got a commission in the army, he will next employ all his money and credit, and all his friends, to procure himself a seat in parliament; he will, perhaps, pawn the last shalling's worth he has in the

world, besides his commission, in order to procure himself a seat in the other House of Land 1972 and 1972 and

Your lordships are, I am sure, all convinced, that the happiness, the essence of our constitution does not depend upon outward transport, porteals is. Oar coastitution does not depend upon our having always a parliament, but upon that parliament's being independent of the administration; upon its being in the power of parliament to examine severely, and judge impartially the conduct and the measures of those employed in the administration, to represent the grievances, and watch over the liberties and the properties of the people of this nation, and to take away evil counsellors from before the king; but if ever a majority of both Houses of Parliament, should come to be composed of gentlemen, whose daily bread, or at least their chief support, depended entirely upon the favourites of the crown, can it be imagined that it would then be in the power of parliament to examine freely, or judge impartially the conduct of those favourites: to relieve the people from the oppressions brought upon them by such favourites; or to tell their sovereign any ungrateful truths about those whom he had thought fit to employ as his ministers? Would not an arbitrary negative be then put upon all such questions in parliament? Would not the best designs of the uncorrupted and independent few be haffled by a corrupt and slavish majority? And shall any question which tends towards the preventing of such a misfortune, have now

The Bill now before us is so far from being an attack upon the prerogative, that it is in the very same terms with a bill drawn up in the very last reign, by as able and as honest a minister* as ever served

the crown: he was indeed an honest and a disinterested minister, for he had the hat times of his country so much at heart, that he neglected his own, and has left little else to his son, but the honour of having a seat amongst your lordships. The bill, I say, my Lords, was not only drawn up, but even his late Majesty, who never could be accused of allowing of any unjust encreachments upon the crown, had, by the advice of that minister, agreed to its being brought into parliament: and if it had been brought in that time, which was. I do not know how, prevented, not orly the ministers of the crown were ready to have supported it, but the King himself was ready to have given it the royal assent, as soon as presented to him for that purpose. This, my Lords, I know to be true, and therefore I am the more surprized to hear the offering of such a Bill now represented as an attack upon the prerogative, an affront to the King.

We all know, my lords, that there is nothing proposed to be done by this Bill, but what has been done in every country. where there are any remains of liberty left. In Holland, no officer was, I believe, ever removed but by a court-martial; I do not remember that ever any was, nor do I know any other way, by which an offieer can be broke or removed in that country. In Sweden, as soon as they recovered their liberties, by the death of their late heroic king, they established this rule amongst them, that no officer should be removed or broke, but by a court-martial, or by the king with the consent of the senate. And in Poland, their late king having made long and repeated remonstrances to the States of that kingdom, to have a body of regular troops raised, and kept up, the States at last consented to it: but how did they consent? They agreed indeed to the raising of the troops asked for, but with this regulation, that all the officers should have their commissions for life, which was a wise and a necessary regulation; but whatever designs or views the court of Poland had in asking for those troops, they found that the raising of them, and keeping them up under that regulation, would so little answer the ends they had thereby proposed to themselves, that they never put the ordinance, which they had so strongly solicited, in execution, nor was there a man raised upon that foot. In short, my Lords, the regulation intended by this Bill, is a regulation that has been thought necessary in all free counthe tracking a last

^{*} The late earl Stanbope.

tries; in this, I think it is absolutely necessary for the preservation of our constitution; I can see no reasonable objection that can be made to it, and therefore I shall still be for a second reading.

The lord Willoughby de Broke and the earl of Abingdon spoke in favour of the Bill, and then the question being put it was

carried in the negative.

Not-Content - 78 Content - 49 Proxies - - - 22 Proxies - 13

Protest on the said Bill's being refused a see and reading.]
"" Dissentient

1. " Because the exigence of affairs in times past, or complaisance of former parliaments, have, for several years, occasomed the keeping up a considerable body of land-forces in this kingdom; and, as various events may happen, to oblige future parliaments to pursue the same measures, which nothing but the utmost necessity can justify, they being repugnant to the nature of our constitution, and dangerous to the liberties of a free people; and, as the whole disposition of the said forces is absolutely in the crown, we cannot but think it highly reasonable, that when so great an increase of power and influnce, which was formerly egeasional and rare, comes to be annually vested, and constantly exercised by the crown, that some such limitations, as are proposed by this bill, are not only proper, but necessary. And we are confirmed in that opinion, by the doctrine so often and so strongly laid down in this House, that the greatest danger to this nation, from a standing military force, must arise from the abuse of the power, which now subsists, of cashiering officers, without any crime proved or alledged, and of garbling the army at pleasure. And we heartily wish, that nothing had since happened to put us in mind of that docume.

2. " Because the employing or removing of all general officers would have been left in the crown, if this Bill had passed into a law; for the enacting clauses were only to this purpose, that no colonel, or other officer of inferior degree, having his commission from the crown, shall be cashiered or removed (other than to a higher past, or discharged from his comthese in, or be deprived of the pay belonging to the same, in any other manner than by a court martial, to be appointed by a commission under his Majesty's sign mamual to any officer, not under the degree of a field officer: At the same time there is a provision in the Bill, that nothing shall extend to prevent his Majesty, or his successors, from disbanding, breaking, or reducing all, or any of the regiments, troops, or companies now in being, or which shall, or may be raised hereafter. And it is further provided, That his Majesty and his successors may remove any officer, upon an address of either House of Parliament. conceive therefore, that, as these posts would still have remained, upon all vacancies, in the sole disposal of his Majesty, and that the persons now possessing them are liable to be removed for any breach, or neglect of duty, by a court-martial, or by address of either House of Parliament, the prerogative of the crown would be no other ways abridged or altered, than it has been on many other occasions, particularly in that instance, of making the judges to hold their places, quamdiu se bene gesserint,' which were formerly during plea-sure only; which alteration has been always approved, and we hope will, in no time to come, ever be attempted to be renealed.

S. " Because the practice of all the nations in Europe, even where the government is most arbitrary, justifies the intention of this Bill; for no instance can be produced in any other kingdom or state (us we believe) where officers are cashiered or deprived of their commissions, otherwise than by the judgment of a courtmartial; how much stronger reasons then have we of this nation to establish such a rule, since our officers are many of them in a capacity of having a share in the legislature, where it is absolutely necessary for the preservation of the constitution, that every member should be free and independent; and more particularly at this time, when we find the number of officers having seats in parliament far greater than ever it was, in time of war. when above three times the number of the present troops were kept on foot?

4. " Although it was objected in the debate, that, in time of danger, upon suspicion of traiterous practices, it might be necessary to remove an officer from his post, though the informations might not be ready to be produced, or proper to be laid before a court-martial; and yet by such officer's continuing in his post, great mischiefs might accrue to his Majest and the public; we apprehend, that objection received a full answer, that, in such a case, an officer might be immediately put under arrest, or sent to some other post, where he could not be so dangerous: and we conceive, such a method of proceeding will always be thought most proper, where the crime is only suspected, but not capable of legal proof; for it must be allowed, as unjust to condemn a man upon suspicion only, as it would be unreasonable to let a man continue in power, who is justly under suspicion. That part of the prerogative, which will always be esteemed the brightest jewel of the crown, the power of conferring grace and favour, would have remained entire, had this bill passed into a law; and only the disagreeable part of inflicting punishments, was designed to be limited, or rather secured by this bill, from being turned to any ill use, by the private whispers of some malicious or vindictive minister, who may at any time hereafter, get possession of the royal ear.

7 GEORGE II.

5. " Because the time for the new elections drawing near, we look upon this as the " most favourable opportunity of passing so necessary a bill, since hereafter the very great increase, which may probably happen, of the number of officers in parliament, may render the future passing of such bill totally impracticable: for while the officers of the army remain in their present precacarious situation, they may be intimidated by the threats of an unforgiving minister, from voting even for a bill of this nature, and chuse to purchase present security at the price of their own interest, and their future independence in parliament, in which the liberty of their country is so

much concerned. 6. "Because we conceive the small degree of independence proposed to be given to the officers of the army by this Bill, to be necessary to prevent their being exposed to temptations, in which (though we are ready to do justice to the sentiments of honour and virtue in those gentlemen) we should rather lament than wonder to find a discouraged and indigent virtue yield to a criminal but prosperous compliance; especially should we have the misfortune, to see an imperious, allgrasping, power-engrossing minister, who may make their political submission to his oppressive and destructive schemes, the only test of their merit, and the only tenure of their commissions ____ (Signed,)

> Winchelsea and Nottingham, Scarsdale, Warrington, Suffolk, Marl-bornel, Marlmont, Weynorth, Tweedale, Chesterfield, Carteret,

Octors and Martiner Wille they de Broke, Clinton, Berkelure, Masham, Denbigh, Litchfield, Craven, Montrose, Ker, Gower, Bruce, Strafford, Bathurst, Bedford, Bolton, Cobham, Tadcaster, Bridgwater, Cardigan, Griffin, Foley, Boyle."

The Earl of Scarborough's Motion for rejecting the said Bill.] The motion for the second reading of the said Bill being thus carried in the negative,

The Earl of Scarborough* stood up and said:

My Lords; Before this question was put I had not an opportunity to give my sentiments upon it, though I had fully considered it; and I had the more fully considered it, because I thought that both my honour and the happiness of my country, were deeply concerned in the question: however I shall now take an opportunity to declare, that I never gave my negative to any question in this House

* "The carl of Chesterfield undertook to recapit date and answer a the objections that had been in the firship by last the performed in a most masterly manner; but it was unsatisfactory to the House. He said all that was then saying on the same side of the question in the Horse of Commens, and embelished it with a that its of studinger and purity of die ion pe-c, and y his case. The House was thit and, but not convinced; for upon the question being put, whether the bill should be read a second time, it was carried in the negative by a majority of 78 against 49 lords present, and of proxics 22 against 13; in all, the majority was 100 against 62. But the earl of Scarborough was not contented with this slight put upon the bill. He had considered the question with mere adealon than erhaps any metaler of either House. He was a man of strong natural parts, but he seldom exercised them: he was devocred by that makely with hamorget foreigners is become proverbial to the English; and it was very visible in his looks and de-meanour. He had reading, but was sly of applying it. He was early a favourite with his royal master; and it must be admitted, that his private virtue and disinterestedness at the his consistence of the following state of the state of th was founded, upon a similarity of manners and genius, the strictest friendship between him and the extlet Chestotic 4, who had so warmly supported the bill, yet that could not warp him from the duty he coved to his proce and his country. He apprehended the bill to be a direct attack upon the prerogative of a prince who never had exercised it but for the good of

and sale

more heartily, or with greater conviction, than I did to the second reading of this Bill; which really, in my opinion, is one of the most extraordinary Bills that ever was brought before this House, and therefore I must think, that it deserves something more, than the putting of a bare negative upon its being read a second time.

It has often been endeavoured, by many lords in this House, to set a regular standing army in the most terrible light; and great art has formerly been used to shew the dangerous consequences of such an army; but all the debates that have happened in this House upon that head, there never were any such fatal consequences pretended, as I should have dreaded from a standing army under the regulations prescribed in this Bill, had it passed into a law. While our army continues in the state it is in at present, while it depends upon the parliament for its very existence, and while the officers depend upon the King for the continuing of them in their respective commands, I shall never have any fears about the consequences which may soon thence ensue; but if this Bill had passed into a law, our army had been made independent both of king and parliament. The officers would then have depended upon no power but their own; they would soon have begun to think, that they had a legal right to their commissions, and consequently to their pay; and if both king and parliament had joined in opinion for reducing any number of them, they would have looked on it as an injury done them, and would have been apt to have joined all together to prevent the effect of any such resolution; and if they had, I would be glad to know, how the resolutions of king and parliament could have been made effectual against them; whereas, while they remain in the dependent state they are in at pretent, they know they have no longer any right, either to their commissions or their pay, than it shall please his Majesty to continue them in their command; and therefore they readily submit whenever his Majesty finds it proper to reduce any L TITE C'ELLEN

, y was would I he beer the consequence as to the public; but then as to private persons the most terrible op-Brain a far bus co ed, fo um il the officers subject to no power but their own. The officers of the army, like all other sets of men, are apt to favour one another; they are likewise apt to favour

the common soldiers, as being of the same body with themselves: we all know how many little acts of oppression may be committed by the officers and soldiers in their respective quarters, and otherwise, which cannot come under the cognizance of the common law. If in such cases the officer should be guilty of oppressions or should connive at the irregularities committed by the soldiers under his command, we may easily judge what would be the consequence, if the offender could not be any way punished, but by a trial and sentence of his brother officers in a court-martial, who might probably be all guilty of the same crimes and irregularities; and if, in such cases, the officers had nothing to fear, either from king or parliament, we may most certainly conclude, that our regular army would soon become intolerably irregular, and would become a most insupportable grievance to the people in all parts of the country through which they should happen to march, or where they

A. D. 1784.

should happen to be posted.

This, I find, my Lords, was an inconvenience, which the projectors of this Bill were aware of; and therefore they have pretended to contrive a remedy for this evil, by leaving officers liable to be broke, or removed by his Majesty, upon an Address from either House of Parliament; but I am afraid, that this remedy would have been soon found to be altogether ineffectual. The principal reason assigned, for bringing in this Bill, was, because the officers of the army are now become numerous in both Houses of Parliament, and may soon become more numerous, so as at last to be able to bear too great a sway in both Houses. If this be the case as they are situated at present, would not we have much more to fear from their numbers and sway in parliament, if they had a sort of freehold in their commissions; which they would have had, if this Bill had passed into a law? Would not the holding of their commissions for life have made every one of them more con siderable in the country, than they can possibly be, in the precarious condition they are in at present? And if you had added to their weight and interest in the country, would not you of course have encreased their numbers, and their sway in both Houses of Parliament? this, my lords. I look upon as a most certain consequence; and are we not reasonably to suppose, that all the officers, in both Houses of Parliament, would have joined, not only in vating, but in making all the interest they proper redress to the person complaining. could against any motion for such an Ad- This might have been the case, as to dress? This would certainly have been the courts-martial, and how difficult it would would soon have got such interest in both deed, for any man, to have obtained re-Houses of Parliament, that it would have dress, by a complaint in parliament, I have been impossible to have procured an Address from either House, for the removal motion, naturally have told you, why this extraordinary remedy? if the man is guilty, send him to us; we will try him, and break him by the sentence of a courtmartial; and if he be not guilty, he ought not to be broke, he ought not to be opressed by a vote of either House of Parlament.

At present, my Lords, if any of the officers of the army commit any act of oppression, or allow the soldiers under their command to commit any irregularities upon the poor people among whom they are quartered; the honest countryman has a ready redress; he represents his case to his landlord; and his landlord, either by himself, or by some gentleman of his acquaintance, gets the poor man's case laid it to the King; and if an officer should be to be sure his Majesty would cashier him, which certainly is a check upon the behaviour of those officers, whose inclinations may, perhaps, be very strong towards acts of oppression: but if this bill had passed, where should the poor man have gone to complain? If he had got his case represented to the secretary at war, and, by that means, to the King, what could his Majesty have done? He would have had no the offender; and if the officer had been brought before a court-martial, they could not have enquired into the general course of his behaviour; they could have enquired only into that particular fact, which they would not, probably, have found to be of weight enough to have broke a brother officer; and even as to that particular fact, it might have happened, that the court-martial was composed of officers who were most of them guilty of, and liable to be prosecuted for the same sort of crime; I believe it will not be supposed, that the poor injured man would have met with much redress from that court-mar-tial; who would have been loth to have cancounged suc. companies, by giving a Lord Carteret moved, "That an humble

case, and if this Bill had passed into a law, have been for a poor countryman, perhaps I am convinced, the officers of the army in some remote part of the island, or inalready shewn.

Whether this difficulty of obtaining reof any one of them. The officers who had dress against an oppressive and unruly ofseats in parliament, would, upon any such i ficer would not have encouraged great licentiousness in the army, I leave to every one of your lordships to judge. Even with all the power which the crown now has over the officers and the soldiers, it is a difficult matter to prevent their being sometimes a little troublesome in their quarters, or to keep up that regular and exact discipline which ought to be preserved in an army; but if this Bill had passed into a law, it would have been impossible to have prevented the one, or to have enforced the other: nay, I do not see, my lords, how it would have been possible for the colonel of a regiment to have commanded that submission and respect which is due to him by the officers of his own regiment; all inferior officers would have become so independent of their superiors in command before the secretary at war, who represents that it would have been impossible to keep to a strict observance of their duty; every often found guilty of such little trespasses, little fault, every little neglect of duty, could not have been brought before a court-martial, and if it had, the officers would have been loth to have broke a brother officer for one little failing, of which they, or most of them perhaps, had been guilty. Whereas, while the power of removing remains in the crown, the whole tenor of an officer's behaviour may be considered: and if, upon the whole, it appears to be bad, and without any hopes power to rectify the abuse, or to punish of amendment, his Majesty may, and certainly would, remove him from his post in the army.—In short, my Lords, the evil consequences of this Bill are so numerous, that I hope your lordships will endeavour to prevent any such Bill's being brought in for the future, and therefore I shall move, that it may be rejected.

The question being immediately put

upon the earl of Scarborough's motion for rejecting the said Bill, it passed in the affirmative without a division.

Debate on Lord Carteret's Motion to Address the King to know who advised the

Address be presented to the King, that he | would be graciously pleased to acquaint the House, who advised his Majesty to remove the duke of Bolton and the lord viscount Cobham from their respective Regiments, and what crimes were laid to their charge." Hereupon

The Earl of Ilay stood up and said ;

My Lords; The motion which the noble lord has been pleased to make, is, I think, a very new, and a very extraordinary motion, and it is the more extraordinary, in that his lordship has been pleased to make it just after he has seen the bill offered by some of his friends rejected by this House; for to me it appears plain, that since the lords who offered that bill find that this House will not agree to the bill they were pleased to offer, they are resolved upon endeavouring to obtain by a motion, the very same thing, which they had endeavoured to obtain by their bill.

The design of the Bill was, to take away from the crown the power of removing the officers of the army, and to enact, that for the future no officer should be removed but by a court-martial, or by an address from either House of Parliament. This the House has, I think, for very good reasons refused to agree to; and therefore now they propose to us to demand from his Majesty the reason why he has removed two officers from their commands in the army. Surely every one of your lordships must see, that such an address would have the very same effect; for if such a precedent should once be made, it would soon become an usual custom: If ever his Majesty, or any of his successors, should at any time hereafter think proper to remove any officer from his command in the army, there would immediately be an address from one, perhaps from both Houses of Parliament, demanding his Majesty's reasons for the removal of that officer; and in case the reasons given should appear to Parliament not to be sufficient, we need not doubt but that the first address would be followed by a second, for replan g that cancer, which the Kaig would be obliged to comply with, or fall out with his parliament, so that neither his Majesty, nor any of his successors, would ever venture to remove an officer from his command in the army, but by the sentence of a court-martial, or in pursuance of an address previously obtained from parliament for that purpose.

Thus, my Lords, it is plain, that the ad-

dress now moved for, would make such a precedent, as would have the same effect with the bill which your lordslups have just now been pleased to reject. Nay, it is certain, that the precedent would have a more extensive effect, and worse consequences, than the bill could have had; because the bill was confined, it went no higher than colonels of regiments, but the precedent introduced by the address now moved for, would be unconfined, it would extend to generals, it would even extend to the general in chief; and therefore it must be agreed, that all those arguments which, most justly, weighed so much with yourlordships as to make you reject the bill, must militate more strongly against the address now proposed. Those arguments have been already so clearly and so fully stated, that, I am sure, I neither need to repeat, nor can I add to them, but shall only say, that as I was against the bill, so I shall likewise be against the address; and I cannot but believe that every lord in this House who joined with me in opinion upon the former question, will do me the honour to join with me likewise in this.

Lord Bathurst stood up, and spoke as follows:

My Lords; As to the particular case now before us, if it be something new, it is not at all to be wondered at; because it is but lately that we have had any such thing as a standing army; and, even since we had a standing army, it has been but very seldom that any gentleman has been removed from his command in the army, without so much as a pretence for so doing, which is the case now before us; there was not, I believe, so much as a pretence for the removals which have given ocsion for this motion; there was, at least, no just pretence that the public ever yet heard of. But as to the case in general, my lords, it is neither new nor extraordinary; for it is well known, that this House has often addressed the King to know who were his advisers to some particular step that had been taken: This is what appears often upon the Journals of your lordships House, and it is one of the chief ends of our sitting here: We are his Majesty's great council, and if his Majesty, or any of his successors, should ever by wicked counsellors be prevailed on to do what is publicly and generally com-plained of, we are obliged, both in honour and duty, to inquire into the affair, and to address his Majesty to lay before us the

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such measures, that so the measures, if right, may be justified, and, if wrong, that the indignation of the people may be removed from the throne, that their resentment may fall as it ought, upon those that advised such measures, and that the evil counsellors may meet with that punishment they deserve. This, my lords, is really the case now before us; a measure has been taken which has raised a general clamour, and we are the more concerned in it, because the two officers who have been removed are both members of this House. I make no doubt but that very sufficient reasons have been shewn to his Majesty for removing them, but I have so good an opinion of the two noble lords, that I am convinced, the reasons which have been shewn to his Majesty for their removal, are false, and were grounded only

upon misrepresentations.

It is true, my Lords, I was one of those Lords who voted for this bill, which your lordships have been pleased to reject. must say, that I have as yet heard nothing that can make me alter my opinion, and since it has been said, that the same arguments which prevailed with your lordships to reject that bill, must now prevail with you to reject this motion : I shall beg leave to take some notice of those arguments, I was indeed a little surprised to hear it said, that, by the bill, the officers of the army were to acquire a sort of freehold in their commissions. I believe your lordships would not agree to take any particular man's freehold from him, even by an act of parliament, without giving him an equivalent; but notwithstanding any provision in the Bill, an officer was to remain liable to have his commission taken from him by an Address only, without any cause assigned, or equivalent given; nay, by breaking or reducing the regiment. all the officers of the regnuent might have been turned out of their commands by his Majesty's single authority; which shews, that though the bill had passed, it would have given them no manner of freehold in their commissions: It would, in reality, have given the officers no further right to their commissions than they have at present; for it is certain, that every officer has now a right to his commission as long as he behaves well, and the corps to which he belongs is keptentire: No officer ought, or can, justly, he turned out of his bread, as long as he behaves well; and all in the

reasons for his so doing, and to inform was proposed to be done by the Bill, was us who it was that advised him to take to subject the behaviour of an officer to the judgment of a court-martial, or a House of Parliament, instead of leaving it subject to the judgment of ministers of state or court favourites: The officers therefore, if the Bill had passed into a law, could not have imagined, that they had any better right to their commissions or their pay than they now have; and, consequently, there could never have been any more danger or difficulty in reducing the whole, or any part of the army, than there is at present.

But, my Lords, supposing that the officers of the army were to be rendered, as to the holding of their commissions. entirely independent both of king and parliament, surely, if any danger were to be apprehended from them in such a state. in case they should unite against king and parliament, under a general of their own chusing, the parliament, and consequently the people, have much more to fear from them in their present state, in case some future king should think proper to make use of them for the destruction of parliaments, and for overturning the liberties and privileges of the people: For certainly it would be much more easy for the army to unite together under the king, who is their chief general by law, than under any one of their own chusing, which very choice would be a flying in the face of the law; and this union would certainly be the more easily effected by the king's having the power he has at present of turning out and putting in whomsoever he pleases. The noble Lords who oppose this motion, may talk of the dependence of the army upon parliament; but if the case be examined strictly, it will appear, that the army has really no dependence upon parliament: The king, indeed, depends upon parliament for a legal power tokeep a standing army in time of peace, and for crabling him to pay them and tiocipline them according to law; but, if, in any future time, the parliament should think it necessary to reduce a part of the army, and of consequence make no provision for their pay, the resolution of parliament could not break any one regiment, or any part of any one regiment in the kingdom; the officers might all legally continue in their respective commands, and if the king then upon the throne should not think fit to break any of them, they might, indeed, then very probably chink that they had a good right to their

pay as long as they continued in commission; and if they could not get it by law, they might probably join with the king in raising it contrary to law, especially if he, foreseeing what would happen, had taken care to model them for that purpose, which any king might soon do, while the army continues upon the same footing it is on at present. And for this reason, my Lords, I must be of opinion, that all those arguments which have been used for shewing us the danger of making an army independent, are so many arguments for shewmg the danger of our army's being entirely dependent upon one branch only of our legislature, and consequently are good arguments for the Bill, which was designed to make the army not entirely dependent upon any one, but upon all the three branches of our legislature.

As to the submission and obedience of inferior officers to their superiors, it is, my Lords, so strongly inforced by the martial law, and it is so much the interest of every officer to see it punctually observed, that no court-martial could, or would incline, either to avoid or defer giving sentence, whenever any the least crime of that nature should appear. And as to all sorts of neglect of duty, we know that it is generally the other officers of the corps that suffer most by such neglect, and therefore we may depend on it, that they would always take care to see the laws of war duly put in execution against all such negligent persons; and in this we may believe they would be the more exact, the less dependent they were upon ministers of state, or court-favourites; for it is well known in the army, that those who are most frequently guilty of such crimes, and meet with most indulgence, are those who are the relations or the favourites of ministers of state, or such other persons who are supposed to have great interest at court; and therefore I think I have good reason to presume, that if this Billhad passed into a law, it would have greatly conduced to the observance of the most exact military discipline among all degrees of men in the army.

I am surprised, my Lords, to hear it pretended, that the making of the officers of the army in some small measure only independent of a secretary at war, or other minister of State, would tend towards the making courts-martial connive at the oppressions or abases that might be committed, either by officers or soldiers. in the places where they were quartered, or in the places through which they happened to march; I am sure there is no ground that I know of for such a pretence; and as I never yet heard that any officer was so much as suspended by the secretary at war for such practices, I must think, that it is the fear of punishment from a court-martial, that has hitherto kept both officers and soldiers pretty much within bounds, in that respect. It is certain, that there is not the least crime of this nature, but what may be brought before a court-martial, and may be punished by them: in such cases, a court-martial, as well as the secretary at war, may consider the general character of the offender, and may proportion the punishment according to it; and I do not doubt, but that they would break an officer in the army, if, upon enquiry, it should be found, that he had often been guilty of oppressing the poor country people upon whom he was quartered, or had been guilty of but one very heinous crime of that nature. But if any poor country inn-keeper or victualler should be refused a proper redress, by means of a trial before a court martial, could not be easily have access to some of the Lords of this House, or to some of the members of the other, who would represent his case to parliament, where he certainly would meet with a proper redress, not only against the first offender, but even against the officers of the court-martial, who had refused him justice, in the ordinary way? whereas if any lord of this House, or any member of the other, should now make any such complaint, he would, probably, be told, that his complaint was irregular; it ought first to have been made to the secretary at war.

But, my Lords, we have been told, that, if every officer of the army was to have his commission Quandiu se bene gesserit, their interest in the country, and their numbers in parliament, would be greater than it is at present, and consequently that they would have so much influence in parliament as to prevent the obtaining of an address from either House, against any of the officers of the army. My lords, that their natural interest in the country, would be greater, and deservedly greater, I do not doubt, but that their numbers, or their influence in parliament, would be greater, I very much question; for if they were to expect no private advantages by their being in parliament, they would not, I believe, be so very fond of being members of either House; and if they had no dependence

upon the court, with respect to elections, 1 they would be upon the same footing with other gentlemen; whereas, while they have an entire dependence upon the court, it is to be feared, that, in every place where an officer sets up as a candidate against a country-gentleman, the officer will be supported by the court, and the additional interest an officer must have by his being supported by the court, will generally be greater than any additional interest he could acquire by his having his commission Quamdiu se bene gesserit : And thus I think it must appear evident, that if the bill had passed into a law, the number of officers in parliament would not have been so great, as it may probably be if they continue upon the footing they are

on at present.

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Now as to their influence in parliament, is it to be supposed, that any set of men can ever unite so generally, or so firmly, in any case, especially such a dishonourable case as that of screening a guilty person? Is it, I say, to be supposed, that they will unite so firmly when there is no band of union among them, but that of their being of the same profession, as they may be supposed to do, when there is not only that band of union among them, but this further band, of every man's commission diperalog upon him mittag with the rest under a ministerial leader? This is the influence, my lords, that we are to be afraid of; it is not the influence of the officers only, even supposing them to join together; but it is when their influence in parliament is not only directed by the crown, but added to all the other influences. which the crown may have, and must at all times have, in parliament. It is by this union of influences that our constitution may be overturned; and this is the danger which by the bill was proposed, in part at least, to be obviated.

It is well known, that a dependence upon the crown is a dependence upon the ministry, and if ever such a dependence should come to be absolute, it is to be feared, that the military sword may come to move always according to the directions of the ministerial sword that hangs over it; and that the votes of those officers, who may hereafter happen to be members of either House of Parliament, may be generally directed by the minister, upon whom their commissions depend. It is to be feared, my Lords, that preferment or disgrace in the army may come to depend, not upon mantally virtues, or military

crimes, but upon obedience or disobedience to the most unjust commands of a prime minister: this is what, I think, ought to be prevented, if possible. I will admit, nay, I desire, that the paths of preferment may be made like the paths of virtue; let them be rough and rugged, but for God's sake, my lords, do not let us allow them to be dirty.

There is, my Lords, a very great difference between the motion now before us. and the Bill which your lordships have been pleased to reject: by the Address moved for, it cannot so much as be pretended, that there is an attack made upon the prerogative of the crown, or that the power of the King over the army is to be any way touched; nor can it justly be said, that this would lay a precedent for addressing the King upon every occasion, when his Majesty or any of his successors, should think proper to remove an officer. There can never be a precedent pretended from the Address now proposed, but when such removes may occasion a general discontent and murmuring in the nation; and in such case, I hope, your lordships will all grant, that such a precedent would be of great use; and that it is the duty of this House to address upon all such occasions; for in such cases it will always be of great service to the King, because it will afford him an opportunity of satisfying the public, that what he did was right, or of doing justice to those who had suffered by calummes and misrepresentations, and therefore I make no doubt, but that many of those lords who voted against the Bill, will join with me in voting for this Address.

The Earl of Cholmondeley spoke as follows:

My Lords; I cannot believe that the complaints against the removing of the two noble lords mentioned in the motion now before you, are so great, or so general, as some lords have been pleased to represent; for in all the companies that I have ever been in since those two noble lords were removed, I have not heard so much as one complaint against it; and as the generality of those complaints is the principal reason given for agreeing to the Address proposed, I must therefore be of opinion, that there is no occasion for any such Address.

The Earl of Abingdon stood up next, and spoke thus:

My Lords; A very good, and a parti-

cular reason may be given why the noble lord, who spoke last,* has heard no complaint made against the removal of the two noble lords mentioned in the motion for this Address. It would not, perhaps, be very polite, it would not even be good manners, in his lordship's company, to find fault with the removal of those two noble lords, or with any other measure that has lately been taken; but if every lord in this House, who has heard a complaint against the measure in particular, shall give his vote for the Address proposed, it is no difficult matter to determine the fate of the question.

The Duke of Argyle stood up and said:

My Lords; I did not before give the House any trouble, or offer to give my reasons against the Bill, because, as I thought it a very new thing, and a very extraordinary one too, I thought that the lords who appeared to be for it, ought to have given their reasons for being so, before it could be expected that any lord should give his reasons for being against it; for it is known to have been always the custom of this House, that when any thing new is proposed or offered, the lords who are for it give their reasons, and all that the other lords have to do, is, to shew that those reasons are not sufficient for prevailing with the House to agree to what is proposed. In the present case, I did indeed bear a very handsome speech made in favour of the Bill presented to us, but in all that was said, I could not observe any real argument, or any reason offered for inducing us to make such an alteration in our constitution, as was proposed to be made by that Bill.

I hope, my Lords, there are no gentlemen in the army that ever were, or ever can be prevailed on, either to act or speak contrary to their conscience, by the fears of their being turned out of their commissions; I hope there never will be any such in our army; but if there are now, or ever shall be, any such abandoned men in our arn, , Lam sure there was nothing proposed by the Bill, that could have had any effect as to such men; for it is well known, I believe every one of your lordships is sensible, that with all those men, who are ready to sacrifice their honour and their conscience to their private interest, the hopes of prefor dent, the hopes of a more justative post

or employment, will always be as prevailing an argument, as the fears of losing what they have. I am persuaded there is not a man in the nation, who would sacrifice his honour and conscience, rather than lose 1,000 l. a year, which he enjoys, but would do the same, if he expected thereby to add but one single hundred a year to his former revenue; and therefore in the only case, in which it can be supposed that the Bill was necessary, it is plain it could have had no effect.

I must indeed say, that if I had spoke against the Bill, I should have differed, as to some facts, from those noble lords who spoke for it. It is very true, that there have formerly been removes in the army, but it is certain likewise, that many of those who were removed had no seats in parliament, and therefore it cannot properly be said, that the behaviour of gentlemen in parliament was ever the cause of their being removed from their commands in the army. However, I shall say no more as to the Bill, which, in my

opinion, has been justly rejected.

But, my lords, as to the Address proposed, I really think it worse than the Bill itself: it is certainly as great an attack upon the prerogative of the crown as the Bill was; for what signifies a prerogative, if the King is never to make use of it, without being obliged to give an account of his reasons for so doing to either House of Parliament, that shall please to call for such an account? The Address therefore, is as great an attack upon the preregative and it is a much more direct attack upon his present Majesty's conduct. am surprised, my Lords, to hear such a noise made about the removal of two noble lords from their commands in the army. It is true, there have been two lords removed, but there has been but one soldier removed; and therefore, when lords are pleased to talk of soldiers having been turned out of their commissions in the army, they ought not to talk in the plural number. Since then his Majesty has removed but one soldier, I can see no reason for pretending, in some manner at least, to call him to an account, by desiring him to lay his reasons for so doing before either House of Parliament. It is what was never offered to any of his predecessors, even when numbers of officers were removed at a time. There was no such Address as this proposed in a late reign, when many officers were at once turned out: officers, who were so far from

His lordship married a daughter of sir Robert Walpole.

being guilty of any crime, or of any neglect of duty, that some of them were but just returned from victory. It must therefore be granted, that what is now proposed is without precedent in either House of Parliament; and for that reason I am against agreeing to the motion.

The Earl of Anglesea spoke as follows:

My Lords; I voted for the bill, which , your lordships have been pleased to reject ; and I voted for it, because I heard, what I thought very strong and convincing argaments offered for it, and not the least shew of argument against it. What the noble duke was pleased to take notice of, was a very good argument for offering an amendment to the bill, but it was no argument against the bill itself, and much less against the second reading of it. It is certain, that men are sometimes guided by their hopes, as well as by their fears; but, surely, when the hopes of preferment, and the fears of starving, are put together in the scale against virtue and conscience, they will jointly weigh more heavily, than either of them would do separately. cannot allow, that every man, who may ! be governed and directed in his way of acting and speaking, by the fear of starving, will likewise be directed by the hopes of preferment, or the hopes of a more lucrative post or employment; for he must have a small share of virtue, and a very great share of ambition or covetousness, who is directed to act against his conscience, by the single hopes of preferment, or the hopes of a more lucrative post or employment: and it must be granted, that there are many men, who have so little ambition or covetousness that if they are but made sure of a moderate support for life, the hopes of preferment, or the hopes of adding to their yearly income, will have so little effect upon them, that, with even but a small share of virtue, they may hold out against the most alluring hopes: but it must be allowed, that the man who stands his ground against the fears of being reduced to a starving condition, as well as against the hopes of preferment, and adding to his yearly income, must have a very great share of virtue; a greater share I am afraid, then most men can brag of in this degenerate age. As for those who are quite abandoned, and governed entirely by their own selfish ends, I believe it is not rossible to make them honest or virtuous, but surely there are degrees both of vice and virtue, is men are not equally vicious;

and if we could, by the bill's being passed into a law, but have preserved the virtue of some, it would certainly have been worth our while; we could afterwards have amended it, if we had found, that what was done was not sufficient. As to the Address now proposed, I cannot see, my lords, how it is possible that an Lurable address from either house of parliament can be deemed an attack upon the prerogative of the crown. His Majesty, or any of his successors, may make what use they please of any of the prerogatives of the crown; but it is certain, that if ever any bad use is made of those prerogatives, the parliament has a right; nay, it is their duty to enquire into it, and to desire his Majesty to acquaint them, who it was that advised him to take such a step. This has always been the practice of parliament, as to every prerogative that was ever claimed by the crown: this is the very case now before us: his Majesty has made use of his prerogative in removing two noble lords from their commands in the army: these removals have occasioned a most universal complaint through the whole nation, because it is generally believed, that there were no sufficient or good reasons for removing them; and as it is the duty of this House to take care, that his Majesty shall not by any step he may be advised to take, incur the general censure of the people, therefore this general complaint that has been raised, is a most sufficient foundation for the address now proposed: his Majesty's conduct is no way concerned in the question, it is only the conduct of those who advised him; if they advised him well, they will be justified by what is now proposed; if they advised him ill, they certainly deserve at least the censure of this House; but to tell as that his Majesty's conduct is, or can be concerned, in any such question, is directly to tell us, that the Parliament of Great Britain shall never enquire into any thing, that their King shall be pleased, by the advice of his ministers, to do. As to the number of those who have been removed, it is of no signification in the present question; the cause of removal is what your lordships are to enquire into; for if those two noble fords were removed only as an example to others, one example may serve to keep hundreds in awe; and if that example was made, only to serve a ministerial end, it may be of the most fatal consequence to our constitution. For this reason I shall be for the Address moved

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for. The motion may perhaps be rejected by a majority of this House; but if it be rejected, the whole world will be convinced, that those two noble lords were removed from their commands in the army, for no cause, at least for no cause that can well be publicly avowed.

The Duke of Montrose spoke next, and after him Lord Gower, both for the Motion; after which the question was put, and carried in the Negative, by 77 against

Protest on Lord Carteret's Motion passing in the Negative.]

" Dissentient'

1. " Because we conceive that it is the inherent right of this House to address the crown, to be informed who are the advisers of any measures that may be prejudicial to his Majesty's government, or dangerous to the liberties of the nation.

- 2. " Because the removal of two officers of such rank and dignity, and of such known fidelity to his Majesty's person and government, without any cause assigned, or any known or alledged neglect of their duty, gave the greatest alarm to many of his Majesty's most faithful subjects; we therefore thought it for his Majesty's service, to give him this occasion to publish to the world the just grounds of his displeasure, or to detect the calumny of their accusers; and consequently to withdraw his confidence from such pernicious counsel-
- Because, that as the practice of displacing officers has grown more frequent in proportion to the increase of their numbers in both Houses of Parliament, the world may entertain (however unjustly) an opinion, that the free use of their votes has been the real cause of their disgrace; and the more so, since most of the persons, who have been removed, have happened to be members of one or other House of
- 4. "Because applications of this nature to the crown may hereafter protect many of his Majesty's faithful subjects from the secret and malicious misrepresentations of some minister in future time, who (though unrestrained by any sense of truth, regardless of his prince's real interest, and animated only by his own passions) may however be checked by the just apprehensions, that the applications of Parliament may lay open his calaminics, and bring upon lumself the disgrace he had prepared for others (Signed) Winchelsea and Not-

tingham, Strafford, Warrington, Anglesea, Denbigh, Marlborough, Marchmont, Tweedale, Montrose, Northampton, Weymouth, Oxford and Mortimer, Willoughby de Broke, Clinton, Bathurst, Bris-tol, Abingdon, Bedford, Griffin, Boyle, Masham, Carteret, Cardigan, Ker, Bruce, Scarsdale, Suffolk, Berkshire, Craven, Litchfield, Bridgwater, Montjoy, Gower, Tadcaster, Foley, Chesterfield."

" Dissentient'

" Because we are not conscious that any neglect or breach of our duty can be laid to our charge, much less any want of zeal and attachment for his Majesty's person and government; we therefore must testify our earnest desire, that this motion had passed in the affirmative, that we might have had an opportunity given us of knowing our supposed crimes and accusers; and we hope of justifying ourselves to his Majesty and the world ____ (Signed)

BOLTON, COSHAM"

Debate in the Commons on the Place Bill. 1Feb. 15. The House ordered, "That leave be given to bring in a Bill for securing the freedom of Parliament, by limiting the number of officers in that House; and that Mr. Sandys, Mr. Wortley, and Mr. Cholmondley, do prepare and bring in the same*."

 "The next measure of the opposition was to revive a motion for a bill which had taken its rise from the most unjustifiable part of the opposition to king William's measures, and had often been brought in, but never had passed into a law. It was entitled, 'A Bill, for securing the freedom of parliament, by limiting the number of officers in the House of Commons,' meaning civil, as well as military, officers. As to the number limited, and the officers excluded from the House, they were to be filled up; for when Mr. Sandys brought in the bill, which he did the 19th of February, they were blank. Being read a second time, February 26th, a debate arose about commit-ting it. The minister and his friends imagined, that the constitution was already sufficiently secured against place-men, by the provision, which orders a re-election when a member accepts of any place. They farther thought, that to disable a gentleman from sitting in parliament, merely because he has the horour to serve the crown, was taking from the people their inherent right of chusing any gentleman they pleased, if he was qualified in point of property, and in every other recent. property, and in every other respect. Some Feb. 19. The said Bill was presented to the House by Mr. Sandys, read the first and ordered to be read a second time.

Feb. 26. The said Bill was read a second time; and upon Mr. Sandys moving to have it committed, the same was opposed by Mr. Haye, who was seconded by

Mr. Campbell of Pembrokeshire, as follows:

Sir; In my opinion, this Bill is one of the most extraordinary and most unreatonable Bills I have ever seen brought into Parliament. It is, I think, not only unreasonable, but in several respects unjust: for as to the electors, the people of Great Britain, it is certain, that they are the best, and indeed the only proper judges, who are the most capable, and the most proper persons to represent them in Parliament; and for us to pretend, by a law, to lay a

sion, a seat in parliament might come to be contemptible, as all they who are excluded, would join together in rendering it so. They likewise thought, that the crown was not treated with sufficient decency, by the bill excluding from the Hense of Con mons so great a number of its servants.—On the other hand, it is not to be dissembled, that at the time now treated of, the evil complained of seemed to demand some redress. The wisest friends of the minister were of that opinion; and he would willingly have before this gore atout himself, had not the exclusion demanded by his enemies, been too insmoderate. It is certain, that the House had a right to impose qua-I fications upon its own members, without wounding any of the privileges of the electors; nor was it easy to conceive, that the clerk of an office, sitting in that House, could be very ready to give his vote against the very person from whom he held his place. It was likewise to be considered, that the friends of the bili were now far from attempting to exclude from the House, any of the members of the great boards of the treasury, the admiralty, trade and plantations, and the like; nor was any gentleman to be excluded, who, by his station under the crown, could be supposed capublic of giving the Haise the necessary hights. in his department of business .- Notwithstanding the serious manner in which the bill was brought in and supported, it was treated with 8 good deal of intemperate mirth by the ministerial party; and upon its being put to the question to commit the same, it was resolved in the negative, by a majority of 230 against 191. This was but a small majority, considering the importance of the hill and greatness of the debate, in which the best speakers on both sides exerted themselves to the But a new general election was at band; thee question mas upopularyerand.

restraint upon them in their choice, is certainly doing them very great injustice. If the people, the electors of any shire, city, or borough, make choice of a gentleman to represent them in Parliament, who has an employment in the government, that very choice is a sufficient proof that they do not think the service of their country in Parliament, and the service of the crown incompatible: and the law has already wisely provided, that in case any gentleman accepts of a place, or an employment in the government, after he has been chosen a member of Parliament, his seat in Parliament shall thereby be vacated; he must return to his country, city, or borough, to be rechosen; and if they again chuse him, it is a certain sign, that they continue to think him the most proper person to represent them, notwithstanding his having accepted of a place or employment under the crown. Then as to the gentlemen who

many voted for it, who would have been against it any other time.—The same day, on which the above bill was read in the House, the qualification-bill, intitled, "An act for setion at the recedent of part ments, by the farticle it, big and the memors to set in the 'House of Commons,' received a second reading; but upon a motion being made for communiting it, the same was carried in the negative, by a majority of 208 against 127." The dal.

" Another measure of opposition, calculated to render themselves popular, was to revive a self-derying ordunance, which had exerted much clamour in the reign of king William, and, after great opposition, had formed an article among the montal one in the act of settle ment, but had been afterwards repealed. In was intitled A bill for securing the freedom of parliament, by linusing the number of officers (both civil and initial y) in the House of Coin mons. Several friends of the minister were strongly inclined to favour the bill, and others could not venture to oppose so popular a question at the eve of a general election. The motion was also so agrecable to the sentiments of many arrong the Whogs, who use ally say portedg vermient, that the maister did not use his influence on this occasion. He did not even speak in the debate, but contented himself with giving a sibact vote, as he did on the pension bill. For these recouns it was negatived by a very small majority of 250 against 191. But a small majority on this single question lead no effect on the general state of prices at fully previous the judgament of Walpole, is not committing by self in suspects of so much delicacy, or pressing his adherents to vote in apposition to fagid it productions? Coas & Halpoles | ...

are now, or may hereafter be in offices. civil or mustary, under the crown, it is certum, that they generally are gentlemen of tam lies, and many of them have very large properties in their country. Have not they therefore as good a right to stand candidates for being chosen members of Paraament, as any of those gentlemen who are out of evaployment? And if the people do them the Lonour to chuse them, why should we, by a law, deprive them of that ho tour, which the people have thought ht to confer upon them? Is it not robbing them of a part, at least, of taose rights which they have a just title to as Eng. shmen, or as free Britons?—By this Bal, I must likewise thank, there is a very great piece of up. stice done to the crown; I cannot but tunk it a very extraordinary thing to put such a mark of disgrace upon al, the officers employed by the crown, as to exclude toom from the right of having scats in Parnament, and that for no other reason but because the king has thought them worthy of serving their country in some office, civit or unhtary, under him. It is, ready, not only putting an affront upon his present Majesti, but even upon the crown itself, and rendering it impossible for our government to subsist under its present form; for it such an ignominy shall be put upon all those, who shall accept of any employment ander the crown, as to render them incapable of serving their country in Parlament, which is one of the highest honours a gentleman can have in this country, what gentleman of fan by or fortune, of honour or capacity, will accept of any employment under the crown? And thas by rendering it impossible for the king to get any man of family or fertane, of honour or carreity, to serve under lam, you will render it impossible ter our government or constitution to subsest under its present monarchies, form.—Should the Bul row before us pass into a law, I think it seasy to fore cothe consequence. It would bring the House of Commens into the lighest contempt, or it would bring all those gentlemen, who accept of any offices II. the government, civil or in ditary, under Cost, upt. It is natural for every man to true avoir to render contempt ble that botanir, that post, or that the E, which he knews he carnot attain to the gent men of the gray, the navy or in each others, kt the the they were all absu-Lit I con election the bolograph wing wests, in Haise of Cornams, visual a 196) tog to man cadesvouring to reader a [VOL. 4X 1] - h

the House contemptable in the eyes of the people, and we need not doubt, but that clergy would join with the rest, because, I think, they are already extraded: on the other hand, the gentlemen of the House of Commons, and those who might continue to be eligible into this House, would endeavour to support the honour of this Hoase, by endeavouring to render contemptible all those, who accepted of any post or carployment, either in church or state. Is it not much to be feared, that such an unnatural division as this is ght, in the end, prove fatal to the const. atom? For the success of eather party would certainly overturn our present form of government-1 will not say, but that country gentlemen are very popular representatives of the people, and I believe the major ty of this House will always consist of such, as it has formerly done; but I believe it will be granted me, that it is necessary, for dispatching the business that properly comes before this House, to have likewise some of those gentlemen among us, who belong to, and are acquainted with the manner of transacting business in the several great offices under the government. Every gentleman, who has been but a short time in tais Ho ise, and I as after ded to the several sorts of business that have come before us, and the several sorts of papers and accounts, we have, from time to time, found necessary for us to call for, must have taken notice, that the 11, use would have been sometimes greatly bewadered, if we had not had some gentlemen among us belonging to the public othees, capable of explaning to the House the matters, which we then happened to have under our consideration, which must convince every man of the necessary of his ng some such gertlemen always amongst us. It, in lead, there were reaso a to suspect, that gentlemen is offices, were by their chart g such offices, may way a fluenced in their way of acting or speaking in this House, it raight than benecessary to contribe one way of preventmg that it has need for the fit are but as I am convinced, that a man's being man office, does not at the last and ence his way of thinking, or less murice of acting, in this Hoase, I therefore the keye have no occusion for contraction school are sedies at present, and for less for since atextraordinary remail, spring thy the bowle of the watch according to state of the t. - Mr. Sr. Lynapose at Eurorat

(2 H)

Sir: As this Bill met with no opposition, other when it was moved for, or when it was brought in and read the first time, I was very little apprehensive, that we should have had any debate upon it; and much less was I apprehensive, that our going into a committee upon it would would have been opposed, for as yet it can be called little more than a blank : it cannot well deserve the name of a Bill, until it has gone through the committee, where the many blanks which are now in it, are properly to be filled up. I was, indeed, surprised, to hear the worthy gentleman, who spoke last, say that he thought it the most extraordinary and unreasonsble Bill he had ever seen brought into this House, for if the gentleman will look into our Journals, he will see that this very Bill has been often brought in, and has almost always been passed in this House; and I am sure, if ever it was thought reasonable by this House, it must now be thought much more so, when the number of placemen is much greater in this House than it was ever heretofore. The worthy gentleman has likewise told us, that he thinks the Bill unjust, both with respect to the crown, the people, and the gentlemen who have the hor " to be endered by the crown; as to which, I shall take notice in general, that, by the same method of reasoning, he may pretend to shew us, that all the laws that were ever made for regulating elections were unjust, and were encroachments upon the rights of the people. I shall readily agree with him that the people are the properest judges, who ought to be chosen by them for representatives in parliament; and I am confident, that were they left to a free choice, we should not see so many civil and military officers brought into parliament.-The people, I believe, would always think themselves more secure in being represented by country gentlemen, with whom they are well acquainted, and who can have no interest separate from them, than by clerks of offices, or such other persons, whom they perhaps never saw or heard of before they came down to be chose their representatives, and whom, probably, they may never see again, until they return to ask the same favour ; which every gentleman here knows to be often the case of many of our little boroughs in England. But, to say, that it would be any injustice in us, to lay any restraint upon the people, as to the choice of their representatives, scens to the year exchangements, when the

consider the laws now in being, by which the people are restrained from chusing any gentleman for their representative, who is not possessed of such an estate, Surely, we may, with respect to elections. without being guilty of any injustice, lay what restraints we think necessary for the good of the public, and the preservation of our constitution; for I am sure, that whatever is for the benefit of the people, cannot be justly said or thought to be injurious to the crown. It is extraordinary to say, that what is proposed by this Bill, would be an injustice done to those, who are thereby to be made incapable of being elected; for have not we already a law, by which all the officers concerned in the collection of the customs or excise, are rendered incapable of being chosen members of parliament? And yet I have never before heard it urged, that there was any injustice done to those gentlemen, by excluding them from having seats in parliament, as long as they are in an office which is inconsistent with their being members of this House.- I will allow that the choice made by the burgesses of a little borough. or by the tracholders of a courty, if thalls upon an officer, civil or military, shews that the majority of those electors, at that time, did not think the office he then enjoyed incompatible or inconsistent with his belog their representative. Lat I hope it will not be said, that the burgesses of a http://borm.ch. or cycle the heed of lors of a consisty, and here a process in this respect that the properties of the who spenple of Great Britain met in this House; Care has but sometic des House is an envelopen local or d by the other two but, es ci car les tire. As to the . ' ... tive ja 'en h.d. il tat the Bill should pass into a law, it would render est, referiffers, or candon over, contr, the, craw Howe contripthe in how it could produce either of these effects; for as to the officers, civil or military, is it to be imagined, that a successful general or admiral, a brave and experience Capian, hi sca or lead, or a civil officer, lea strexpert and carrier, in the station herein, was line conterred, hierass he was not capable of being a member of this House? Were the clergy ever brought into contempt, by their being excluded the privile; ch of parliament ? On the contrary, I believe, they never got any honour by being members In the set happens a popular happen, in there are

very few officers, either civil or military, ' in the kingdom, who ever gained much honour, or much repute, among the peoin, by their being members of enter House of Parliament, unless when their being such was the occasion of their being turned out of the offices they enjoyed, and might have continued to enjoy, to their own honour, and the advantage of their country, if they had not been members of Parliament. As to the other part of the alternative, that this House may be rendered contemptible by what is now proposed, I am not in the least about of it; but I am very much afraid, that if some Bill of this nature is not speedily passed into a law, this House will become contemptible in the eyes not only of our own people, but of the whole world.—Gentlemen may pretend, that no man is influenced in his way of thinking, or in his manner of acting, in this House, by the post or the office he possesses, and may be turned out of, whenever a prime minister may have a mind; but while men are men, I am convinced, there will always be a great number, by far, I fear, the greatest number, who will rather vote according to the directions of the prime minister for the time being, than run the risk of being turned out of the lucrative post or office he then holds at the pleasure of the crown: and if ever a majority of this House should happen to be composed of such men, I am sure it will become as contemptible as ever the senate of Rome was, after it became the political tool of their arbitrary and tyrannical emperors. I will likewise agree with the honourable gentleman, that it may be necessary, at least, it may be convenient for this House, always to have in it some of those gentlemen, who belong to and are conversant in the methods of transacting business in the several great offices of the kingdom; and therefore I am not for excluding from sexts in Parliament all those who are in offices civil and military; I believe no gentleman in this House ever had any such thoughts in his head; and if gentlemen will but peruse the Bill as it stands now, they will see, that there is to be an exception, which is now left blank, as in all such cases is usual, in order that when we go into a committee, gentlemen may then propose the filling up in that blank as many officers, or as many sorts of officers, as they have a mind. About this, indeed, I expected there might have been some debates, but considering the great num-

her of officers of all sorts we have now in the House, considering how greatly that number may be increased in times to come. ' considering the great clamour already raised in the nation against so many efficers being in this House, I really did not expect, that any gentleman would have opposed the committing of the Bill, or would have pretended, that the passing of some such Bill was not now that the necessity, both for the honour of this House, and the safety of our constitution. To conclude. the Bill is at present but a blank, but I am confident, it may be made a good and a reasonable Bill, and agreeable to every gentleman in this House; therefore I hope the House will agree to the going into a committee upon it, because if gentlemen do not like it after the blanks are filled up, they may then drop it, or throw it out upon the third reading.

Mr. Edward Thompson spoke next:

Sir ; If we do resolve to go into a Committee on the Bill now before us, which I hope we shall not, I must take liberty to move for an instruction to receive a clause, for excluding all those who have asked for any place or employment, or any other favour, from the government, and have been refused what they asked for ; because I am persuaded that anger, revenge and disappointment, may influence men's actions, and even their behaviour in this House, as much as the hopes of getting a place, or the fears of losing one, can possibly do; and therefore I think it fully as reasonable to exclude the former, as it is to exclude the latter, from having seats in this House. If it can be supposed, that the hopes of getting a place, or the fears of losing one, can influence some men so much, as to make them approve of all the measures of the government, right or wrong; I am sure it may be supposed, that the passions of revenge and disappointment may likewise influence some men so much, as to make them find fault where there is none, and to oppose whatever is proposed by the government, even when they are in their own consciences conviocen that what was prepayed as right, and necessary for the support of our government and constitution: But for my own part, I can make no such supposition; I cannot suppose, that the being in a place or employment under the government is inconsistent with common honour and honesty; nor can I suppose, that any man would, for the take or satisfying his malice

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was necessary for preserving or improving the happiness of his country; and I would gladly ask those gentlemen, who have formerly been in places under the government, and happen now to be out, if they looked upon themselves as less honest, when they were in place, than they are now when they are out?-As the Bill appears to me to be a total exclusion of all officers, civil and military, from having seats in this House, I would really advise those gentlemen, who now seem so fond of it, to be a little cautious in passing such a Bill, for if that, which they have so long struggled to come at, be so near at hand, as some people have been pleased to give out without doors, the passing of such a Bill may soon affect a great many of them-They may then, perhaps, think of the Bill as I now think of it; and I must declare, that I can by no means agree to the committing of it, because I think it impossible to make it a good Bill.

Mr. Digby said :

Sir; I differ so far, in my opinion about the Bill now before us, from the honourable gentleman who spoke last, that I think it is not possible to make it a bad Bill. It is a Bill that has often, as was before observed, passed through this House; and I am sure it was never more necessary for , securing the freedom and independency of parliaments than it is at this present time; I am afraid, that even the transactions of this day may be a convincing proof, of the great necessity that there is for having some such Bill passed; or rather that they will be a melancholy proof of its being already impossible ever to get such a Bill passed. It is certain, that the preservation of our constitution depends upon preserving a just balance between the several powers of which it is composed; for if ever the scale should be so much turned, as to overthrow and destroy that balance. our constitution will, from that moment, be at an end: And it is certain, that the many penal laws which have been enacted since the Revolution, the many taxes that have been laid on and still continued, and the great number of officers that are necessary for the collecting of those taxes, have thrown a great and a dangerous power into the hands of the crown; such a power as, it is greatly to be feared, may enable the crown to swallow up the two other branches of our legislature, by making them entirely dependent on the.

or revenge, oppose any thing that he saw | crown, if ever those employed by the crown should be wicked enough to make such a cruel use of the power they have got into their hands. I will not say, that ever such a use, or any wicked use, has as yet been made of the great power which the crown has lately acquired; but there is no doubt but that such a use may be made of it: Some future minister may arise. who may make an absolute and a blind obedience to his commands, both as to voting and speaking in either House, and as to voting at elections for members of this House, the only tenure by which gentlemen in office can hope to continue in their respective offices, and the only merit which can intitle a man to preferment either in church or state; and if this should ever happen to be the case, I must leave it to every gentleman, that hears me to consider, whether our constitution would not then be in the most imminent danger; Shall we then, who are the guardians of the people's liberties, neglect or refuse to provide proper fences, against that power, which may, some time or other, be made use of for invading or breaking down all those fences, which now serve to protect and defend the liberties and the properties of the people? We all know, that the service of the crown and the service of the people ought always to be the same; we know that the crown ought never to ask any thing but what is for the service of the people, and that the people ought never to refuse what is necessary for the support of the crown, and for their own defence; but we likewise know, that the service of the crown and the service of the people have not been always the same; we know that the crown has sometimes been the people's most dangerous enemy, and the people may, perhaps, have sometimes refused what was necessary for the support of the crown, and for their own defence. What has happened may happen again; but as long as the parliament continues pure and uncorrupted, they will always be proper mediators between the crown and the people; whereas, if both Houses of Parliament should ever come to be entirely dependent on the crown, and ready to follow blindly whatever instructions they may receive from the ministers of the crown, could it then be said, that the parliament would be proper mediators between the crown and the people? Could it be expected, that the parliament would ever put a check upon the most arbitrary demand, of the crown? Or could it be ex-

Debate in the Commons

pected, that-they would ever have weight enough with the people, to prevail with them to comply willingly with the most necessary demands of the crown? This is a case that is certainly to be apprehended by all those, who have any regard for our present happy constitution; and as the number of officers in the service of the crown is daily increasing in this House, I think it high time to put a stop to it; for the disease may, very soon, become incurable.—That some dangerous practices have formerly been attempted, by the ministers of the crown, upon the members of this House, cannot be denied; since an bonourable gentleman of great worth, a gentleman of great distinction in the army, general Wade, has but lately told us, that even he himself was threatened, for daring to give his vote against one of the most destructive ministerial schemes that was ever brought into Parliament; and though he had virtue and courage enough to despise such threats, yet it is probable, that many were brought over by such or the like arguments; because that scheme, destructive as it was, got the sanction of a British Act of Parliament; an act, which, for its many fatal and iniquitous effects. will for ever make a considerable æra in the annals of this nation. But I need not enlarge upon the necessity of our having some such law as is proposed by this Bill; the thing speaks itself; the independence of our Parliaments is certainly our greatest security: and if we cannot render them altogether independent, the more they are so, the less our danger will be, therefore I am for our going into the Committee moved for.

Mr. Winnington spoke next:

Sir; This Bill, as gentlemen have observed, has, it is true, been often proposed and has sometimes passed in this House, but it has likewise been sometimes rejected; so that if there is any argument in this, it is equally strong on both sides; and as it has been often proposed, and never yet has passed into a law, it is a certain proof that it has never yet been thought reasonable: indeed, if we look into the history of it we shall find, that it has, at all times, been brought in and supported by those who were at those several, times endeavouring as much as they could to distress the government. I will likewise agree with the honourable gentleman who spoke last, that it is necessary to keep

the legislature; but I cannot agree with him in saying, that that balance is now in any danger of being destroyed: I hope it never will: I am sure it never was in less danger than it is at present: and I am persuaded, that if the government should ever attempt any thing against the liberties of the people, they would find no such servile dependence, or blind obedience, among the gentlemen in office as has been talked of: many of those gentlemen are, and, I believe, always must be, gentlemen of good families, and possessed of censiderable estates of their own; they may not perhaps be very ready to join with any set of men to distress that government they serve; but if they should observe that government incroaching upon the liberties of the people, they would then, without doubt, shew some regard to the families they were come of, and the preservation of their own private fortunes; and would rather throw up the posts or places they enjoyed under the crown, than join with the crown in overturning the laws and the constitution of their country. As there may be danger, in throwing too much power into the hands of the crown, so I hope, it will be granted, that the hands of the crown may be so much weakened, as to render it impossible for the crown to support itself, and administer the public affairs of the nation as they ought to be; and this last would, I am convinced, be the case if this Bill should pass into a law. For, as it certainly contains a total exclusion of all officers, civil and military, where must the crown go to find persons to fill up those employments as they shall become vacant? Gentlemen of figure or fortune in their country would not certainly accept of any of them, were they thereby to be branded with such a mark of infamy as to be rendered incapable of serving their country in parliament; so that the crown would be obliged to go among the very dregs of the people to find out persons who would undertake, or accept of any office under the crown; and thus, in a short time, we should have all our offices and employments, both civil and military, filled with creatures of no family or fortune in the kingdom: and if all our civil employments, but especially our military employments, should come into such hands, I would gladly know, from the gentlemen so fond of this Bill, if they would think the constitution safe under such an administration. This I take to be a very a balance between the three branches of strong argument against the Bill, and I

Bills of this sort : and if this Bill, when it cannot really see any one argument for it; I can see no reason, why a gentleman, may properly be called one, does appear to only because he is in employment under be the same with those which I have formerly the crown, should be deprived of his birthopposed, I shall oppose this likewise. But right, by being disqualified from sitting in the worthy gentleman, who brought in this Bill has already, in conversation, shewed parliament. It is certain, that the people at present do not think so, otherwise they me a good deal of difference between what is now designed, and the Bills I have would not chuse so many of those genformerly opposed; for which reason I tlemen as they do; and I must think, that shall be for going into a Committee upon it would be a very great encroachment on the rights of the people, to dictate to them it, because no man can well say any thing in their choice, and to tell them, you shall either for or against the Bill, as it now stands, it being really nothing but a blank; chuse only such or such persons for your representatives in parliament. The laws, but when those blanks are filled up, and as they stand now, have, I think, provided the Bill brought into such a shape, as to sufficiently in this respect; if any gentleenable one to form some sort of judgment about it, I can then easily determine, what man accepts of an office or employment under the crown, he is sent down to be farther I am to do; and if it be not then re-chosen, and if the people think him made very different from the Bills I have thereby disqualified, they may refuse formerly opposed, under the same title, I chusing him again for their representative; shall in this, as, I hope, I have on all other but the many instances, which have even occasions, act consistently with myself, and lately occurred, of gentlemen being reoppose the Bill's being carried any step elected upon such occasions, is with me farther. At the same time, I must take a full proof, that the people do not think notice, that the necessity for some such Bill is certainly much greater now than any gentleman disqualified from being it was formerly; parliaments are now of a their representative, by his having accepted of an office or employment under the much longer continuance, and it must be As for the South-Sea Scheme. granted, that a more intimate acquaintance and a more close correspondence between which the honourable gentleman was pleased to mention, however destructive the crown and a parliament, may be contracted in a course of seven years, than it was, it is certain it is not to be laid to the charge of the crown, or of the ministry even could possibly have happened in a course of three years only. This is a most danat that time. We all know how, and by what methods, it was carried through pargerous novelty, which has been lately inliament: we know, that when the inquiry troduced; and when such novelties are incame to be made, it appeared, that those troduced into our constitution, if they candirectors, who were let into the secret, not be shaken off, if things cannot be and intrusted with the management of brought back to where they were, laws, which formerly were thought unnecessary that scheme in parliament, were men of 1 all denominations and complexions, and and unreasonable, may then become both subscriptions were given to members of reasonable and necessary; and gentlemen who formerly opposed them may then as different denominations and complections; by which there were, I believe, think themseves obliged, both in honour and duty, to support and promote them to many more brought in to support that Scheme than were brought in by any mithe utmost of their power .- As the Bill is pisterial influence: but whatever may be now but a blank, we argue in the dark upon it, but if I have been rightly informed, in that, it is well known that the ministers there never was the least design of exthat now are, were strenuous opposers of cluding all officers, civil and military; on that scheme; so that no argument can be the contrary, the great officers of state, the commissioners of the treasury, admiralty, drawn from thence, for or against any thing that is now proposed. trade, and many others in such offices are Sir William Wyndham said: to be excepted: none of them are designed, nor indeed ought they to be ex-Sir; As it has always been my opinion cluded, because they are generally such who by their families and fortunes have a natural interest in the country, and may be chose members of parliament without

any assistance from the board to which

that every man, who is in a place or office under the government, is not therefore necessarily to be supposed to be under any slavish influence as to his behaviour in this House, I have formerly opposed

they belong. Such gentlemen may reasonably be supposed to be independent of the board, or even of any minister of state; but the same cannot be said of all the other little officers belonging to those boards or to any other office under the government; if such little officers should ever be brought into parliament, it must be by the unnatural interest of the board or office to which they belong; and as they will then be entirely dependent on the board or office to which they belong, not only for their seats in parliament but likewise for their daily bread, we cannot suppose, that their behaviour in this House will be absolutely free from ministerial influence; therefore I must think, that it may be very proper to exclude all such from being brought into parliament; for though it may be very proper to exclude all such from being brought into parliament; for though it may be necessary to allow a secretary of state, or any such great officer, a-seat in this House, yet it is not at all necessary he should come here with his clerks, and the whole equipage of his office. Though the honourable gentleman, who spoke last, seemed to think that no argument could be drawn from the success of the late fatal South Sea-scheme, yet, I think he, from thence, gave us a very strong argument for some such bill as is now proposed, when he told us, that gentlemen of all denominations and complexions were drewn in to support that the coars of the subscriptions, that were given them; for does not that show, that men of all denominations and complexions are apt to have their inclinations biassed, and even their understandings blinded, in favour of . that public measure, from which they expect to draw a private advantage? is not this one of the strongest arguments, that can be given, for us to take all possible care, that no member of this House shall ever have any private advantage to expect, or any private loss to fear, from his voting on either side of any question, that may happen in this House? and is not this a most unanswerable argument, for our agreeing to exclude those from seats in this House, who may have the whole, or at least the principal part, of their daily subsistence depending upon their way of voting or behaving, as members of this Hest. E.

gue with any certainty, either for or against the Bill as it now stands; if the Bill, after it has passed through the Committee, shell, please to be an uncommenced.

or an unnecessary Bill, we may easily prevent its going any farther; and therefore I must say, that I can see no reason for gent and a committee upon it, unless it be, that they are afraid, lest it may be there made so good and so reasonable a bill, that they cannot then, with any confidence, oppose its being passed into a law.*

As soon as Sir William had done speaking,

Mr. Horaiio Walpole rose and spoke to the following effect:

Mr. Speaker; The honourable gentleman, Sir, below me has told you, that he always opposed bills of the same nature with this now before us; and I was really heartily sorry to find him so much difficulted to find out somewhat in this bill different from those he has formerly opposed, insomuch, that he was at last even forced to own, that it was at present the very same sort of bill, but that in the committee, it might be made a different bill from what it now appears to be. I will not, Sir, ask the honourable gentleman, whether he was in place, or out of place, when he opposed such Bills; but I will say, that I have always opposed them both in place, and out of place; and as I take this to be the very same bill with those I have formerly opposed, I shall therefore be against the question now before us; and for all the gentleman has said, I make no doubt, but that we shall this day be both upon the same side of the question; for I dare say, he only meant to make some sort of compliment to his worthy friend over the way; but when it comes to the question, I am persuaded he will join with me, which, if he does, I will fairly promise him, that if any such bill be proposed when he is in place, and I am out, he shall have my assistance in opposing it.

We have been told, Sir, that though the bill, as it stands at present, be a total exclusion of all officers civil and military, yet there are to be many exceptions made, when we go into a committee upon it; I must say, that this raises my curiosity so much, as to give me some inclination to be for the question, because, by the exceptions those gentlemen are to propose, we

^{*} The remainder of this very important debate is intirely omitted by Chandler; and which the Control of that sit Robert Walpole "did not even speak in the debate, but contented himself with giving a silent vate." See the Note to p. 369.

fices and employments they have chalked out for themselves; but as the time of this House ought not to be taken up about matters of curiosity only, therefore I shall not allow my curiosity to carry me so far, as to vote for this House's throwing away a day of their session, by going into a committee upon an affair, which, I am convinced, must prove fruitless in the end.

There are some gentlemen among us, Sir, whom I have formerly known to be in very good employments, under the crown, but now they happen to be out of place, and are become mighty patriots: It is true, there is something very sonorous and pompous in the name Patriot; but, I believe, those gentlemen looked upon themselves to be every bit as good men, and as firmly attached to the interest of their country, when they were called Secretaries at War, Cofferers, or the like; nay, I believe they not only thought so themselves, but would have been angry with any man, who would then have pretended to have thought otherwise of them.

The honourable gentleman, who spoke last, mentioned likewise the long continuance of our parliaments, and the great acquaintance and correspondence, which may, in a term of seven years, be contracted between them and the crown: from whence, Sir, I presume, we are in the session to have some debate upon that question too; and therefore, if we do agree to go into the committee proposed, I hope the gentleman will move for an instruction, for that committee to receive a Clause for shortening the continuance of our parliaments, that so we may make but one days debate of both questions, when that is over, we may have the call of the House, and then, I believe, the business of this session will be pretty well over.

Mr. Pulteney rose and said :

Sir; The worthy gentleman, who spoke last, has entertained the House with a good deal of his wit, but has not been pleased to give us any one argument against the question; and as I am very sensible of my own incapacity to contend with him in wit, I am sorry he did not vouchsafe to give me an opportunity of answering some of his arguments, if he has any, against our going into the committee proposed. mentioned the word Patriot, and told us there was comething very pumpous and sonorous in the name; but, whatever that r orthy gentleman may think of pataonsm,

may, I believe, pretty well guess what of . I hope, Sir, it will never be laughed at, or turned into ridicule in this House. It is certainly the most glorious epithet, when justly applied, that ever was, er ever can be bestowed upon any man; and I should be sorry to find, that that gentleman with all his wit, or any other person with a little such sonorous wit, were able to laugh it out of these doors.

But now, Sir, as to the question in hand, I will venture to say, that every gentleman who has spoke against it, has entirely mistaken the nature of the bill now before us; they supposed it to be such a bill, as they have been pleased to represent, and came here provided with arguments, some in their heads, but, I believe, more in their pockets, against a bill, such as they had before supposed this to be; and now, when we have heard them, it is plain, that none of their arguments affect in the least the bill now before us. Gentlemen, and particularly one up in the corner, who tried a little at wit too, having supposed, that, by this bill, a total exclusion of all officers, civil and military, was intended; but they have been told, that no such thing was ever intended, or so much as dreamed of: they have been told, that all great officers are still to have, and, I think, ought to have seats in this House; but suppose, Sir, that it is intended to exclude such, as by the nature of their office, must either neglect their duty in parliamert, or their duty in their office, which necessarily requires their attendance elsewhere : such. for example, as the commissioners of the revenue in Ireland; surely, Sir, this must be thought highly reasonable by a majority of this House, as well as by the generality of mankind; yet I doubt much, if the worthy gentleman in the corner would think so. Suppose again, that it were intended to exclude from seats in parliament those clerks. and deputies of offices, who have a continual dependence upon the crown, and are daily at the mercy of a minister, for being continued in, or turned out of that employment, from which they draw the principal part of their subsistence; might not this be done, Sir, without any injustice? can it be supposed, that the people would think themselves injured by such a regulation? such persons can never be supposed to act or vote with that freedom, which every member of this House ought to do; and, I am sure, it would be for the honour, as well as the freedom of parliament, to exclude all such persons; which is all that is intended by the bill now

before us; and therefore it is evident, that none of the arguments made use of against the question, affect in the least the bill, which we have now under our consideration.

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Gentlemen have insisted much upon the necessity we are under, of having always in this House some of those who are in public offices and employments, they have told us, that the knowledge of such gentlemen, in affairs of state, is superior to that of Country-gentlemen, or fox-hunters: It is true, Sir, they may, perhaps, know a little more of the management of public offices, and the methods of making up accounts, and raising perquisites, than gen-tlemen who never had the honour, now the profit of being made acquainted with such things; but it will be allowed, I believe, that those gentlemen, who pay a large share of the taxes imposed, and feel the heavy burthen of them, because they are obliged to pay the whole out of their own private fortunes, will be a little more cautions, how they lay on such taxes, and more exact in seeing them properly and frugally applied, than those knowing gentlemen in public offices, who have large salaries, and many perquisites daily coming in. The case of such gentlemen really puts me in mind of a passage in the play, called the Funeral: I remember, Sir, an undertaker is there represented, as paying money to his mourners to look sad and dismal, and one of them he reprimands severely, for that, the more money he gave him to look sad, the more merry the fellow always looked: this is the very case with those gentlemen in offices: the more money they give in a parliamentary way, the more merry they look, for the more they give, the more comes into their pockets,

But, Sir, to be serious, for the subject is really of a very serious nature; it is certain, there never was a time, when this bill, or some such bill, was more necessary: the great power and influence of the crown in both Houses of Parliament, as well as to the elections of the members of this House, calls aloud for some regulation; it may soon be in the power of a minister, even before the election of a new parliament, to tell us what majority he will have in the ensuing parliament; he may have this House, or at least a majority of this House, and perhaps of the other too, in his pocket. This would be a most ter-Tible misfortune; it is a misfortune which is just at our door, and if we allow it to enter, it will be impossible to get it out.

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again: let us then do what we can: if we cannot get all we wish for, let us endeavour to exclude from seats in this House. at least those who are the immediate servile dependents upon a minister; if this is not done, our constitution must soon be undone; for let any future minister be as wicked, as rapacious, and as criminal as ever any minister was, who will attempt to accuse or impeach him in a House of Commons, where it is known he has a corrupt majority ready to acquit him of whatever crimes may be laid to his charge, even though his guilt snould be made as manifest as the sun at noon-day?

Sir William Yonge rose and spoke to this effect:

Mr. Speaker; I have, I think, Sir, given all possible attention to every gentleman, who has spoke in this debate, and for my own part, I must say, I cannot discover, that there is any necessity, at present, for the bill now proposed to be committed: It is true, that such bills have been often brought in, and have sometimes been passed in this House, particularly in the reign of the late king William; and, as I was but the other day reading the History of that reign in a book lately published, I shall repeat, as far as my memory serves, the account the Historian gives of a Bill of this nature, and of those who then brought it in: He says, the persons, who were then the bringers in and supporters of that Bill, were either such as thought they had not been sufficiently rewarded for the services they had done in assisting to bring about the Revolution, or such who were, and always had been real enemies to the Revolution, both which parties joined in bringing that bill in, and getting it passed, in order to distress the measures of that glorious king, and to clog the wheels of his government.

This, Sir, is the account the Historian gives of a bill of this actuate, broad mater this House at that time: I am far from throwing the same imputation upon the gentlemen who are the supporters of the bill now before us; I hope they act from quite different principles; but the attempting to make such alterations in our constitution, when there is no apparent necessity for it, does give some sort of ground for suspecting, that those who make such attempts, are influenced by motives different from those that are openly avowed: As I, Sir, can see no manner of reason for making, at present, such an alteration

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in our constitution, as that of excluding from Seats in Parliament all, or at least the greatest part of those who enjoy any office, civil or military, under the crown: I cannot therefore see any necessity for the bill now before us; and if the only view now be to exclude two or three clerks in offices from seats in parliament, I must think, that neither our constitution, nor the freedom of parliament, can be in any danger from three or four persons having scats in this House, let their dependance be never so great, or never so servile; and therefore, I do not think it worth while to take up the time of this House in passing any bill for such a purpose, or in going into a committee upon any such bill, for which reason I shall be against your question.

Mr. Henry Pelham said :

I do not stand up, Sir, to trouble you with any arguments against the commitment of the Bill, other gentlemen having before spoke sufficiently to that point; but, as clerks and deputies in offices have been mentioned, I stand up to speak for one, whose modesty will not allow him to speak for himself. I have the honour, Sir, to be in an office which is certainly very lucrative, as well as a place of great trust, and the gentleman, who is my deputy, is a member of this House, unknown to many gentleme via the Hease, and beloved, I hahave, by all that know him: It is well known that the security he gives for the faithful performance of his duty in that office is very considerable; it is such as, I am sure, must free him from all manner of suspicion among those he represents; for no man, who is capable of giving so large security, can be suspected of any such servile dependance as some gentlemen have been pleased to mention; it cannot be supposed, that such a gentleman owes his daily bread, or even the principal part of his subsistence, to the office he enjoys, or, that he would be guilty of such a heinous crime, as that of betraying his country in parliament, for the sake of con-tinuing in that office. This, Sir, I thought it my duty to mention; but, as it is now so late, I will not give you the trouble of raying any thing as to the subject now in alchate.

Lord Catherlogh said:

I believe, Sir, no man, who knows me, is ignorant of the many and the late obligations I obligations in the late obligations I obligately to his Margetty, which I have refused to do one no rule for us;

shall always be really to acknowledge; and I shall endeavour to take all opportunities of shewing my gratitude for the favours I have received. While I have the honour to sit in this House, I think I cannot show my granule to his Micsty better, than by performing my duty towards those I represent, because I always looked upon the interest of the king and the interest of the people to be inseparable, and therefore, as I think the bill now before us not only reasonable, but even necessary for the preservation of our constitution, I shall give my vote for our going into a committee upon it.

Sir Robert Walpole rose and spoke as follows:

It has always been my opinion, Sir, that we ought not to make any alterations in our constitution, but when there is an apparent necessity for doing so; and it is certain, that the time of this House ought not to be taken up with contriving new rigid flows, or passing bills for which there is no manner of occasion. In the present case, I have heard nothing that can in the least convince me of there being, at present, any necessity for the bill now before us, which of itself is to me a sufficient reason for my giving my vote against the present question; but the case of an honourable gentleman mentioned early in the debate, and what the noble lord who spoke last has said, is to me, and must, I think, be to every gentleman, a full proof, that there is no necessity for the bill now under our considerat, in, and is consequently an unanswerable or unent for our not taking up the time of the House with going into a committee upon this, or any such bill; for when we see gentlemen who are in offices, gentlemen who own their many obligations to his Majesty, declaring their opinion, and giving their votes in this House, with the same freedom that other gentlemen do, it seems strange to lay it down as a maxim, that all gentlemen in offices act under a servile dependance upon the crown.

As to bills of this nature having been often proposed, or even passed in this House, it is no argument for our agreeing or disagreeing to it now: every proposition is a new proposition as often as it is made in this House, and is to be debated and considered upon its own merits only, without any regard to what is passed; for, what former parliaments have done, or have refused to do can be not rule for us:

and as the merits of every question must depend upon what has been said, or may be said, for and against it, I believe, without adding any thing further, I may leave the present question upon that issue.

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As for Clerks and deputies in office, I am sure there are none such, who have now seats in parliament, that are not fully entitled to such seats by the properties they possess; and their own private fortunes must raise them as much above the suspicion of corruption, or of a servile dependance, as any gentleman in this House can well be; there are none of them but have fortunes of their own sufficient to support them as gentlemen, and whoever is so provided, cannot, from his circu ustances, he se pected of any servile dependance; if there be any ground for such a suspicion, it must proceed from the temper of the mind, against which there is no fortune affluent enough for being a sufficient guard, nor could the law now proposed be of any effect against such men.

An honourable gentleman spoke of mipisters having a House of Commons, even a House of Lords, in their pockets; I own this is language I do not understand: gentlemen are .. this House at aborty to throw out whatever their imaginations may suggest; but they certainly ought to have some meaning in every thing they say. The honourable gentleman talked too of wicked ministers, and of impeaching criminal ministers; this, Sir, has often been talked of, but has yet appeared to be nothing but words; If I am the minister meant, I wish with all my heart they would begin; I am persuaded there are those who want not inclination, and God forbid, I should suppose they wanted abilities; If there were any probable ground, if there were the least foundation for impeaching any minister or ministers, I am fully convinced it would be impossible to withstand or evade such an impeachment; at least, I am sure I now speak in an assembly where, were I guilty, I could not expect to be acquitted, but while I am innocent, I may and I do depend upon it, that I never shall be condemned; for this reason, I say, I wish that gentlemen would begin; but while they talk only of impeachments, without proceed on but as mere words to amuse the galleries, and embellish their speeches.

Mr. Thomas Wyndham said:

In my opinion, Sir, most gentlemen,

and particularly the honocrable gentleman who spoke last, have wandered very much from the question in debate: the only question now before us, is whether or no we shall go into a committee upon the Bill which has been now read a second time to the House? If the bill be a necessary or a reasonable bill, we certainly ought to go into a committee upon it; and if it be neither reasonable nor necessary, it is as certain we ought not to proceed any further.

As to its being a reasonable bill, it has been objected, that it would be injurious to the crown, to exclude all the servants of the crown from seats in parliament; but to this a full answer has already been made, that there is no design to exclude all the servants of the crown; the only design is to exclude all those servants of the crown whose duty demands their attendance elsewhere, or who, by the places they enjoy, may reasonably be supposed to be under a servile dependance upon the ministers of state: where, then, is the injury done to the crown, since his Majesty may still have most of his principal servants in this House, and is still at liberty to employ whomsoever he thinks proper, either in a military or a civil capacity?

It has been further said, that this bill would be an injustice done to the people, because it would limit them in their choice, and preclude them from chusing those whom they, perhaps, thought most proper for representing them in parliament; but, in my opinion, Sir, it is doing a favour to the people, to preclude them from putting a trust in those, who may, probably, be induced to betray that trust, by loading the people with all the taxes and burdens which a wicked and designing minister may propose: This, Sir, will be a real favour to the people, and a favour which they will soon become sensible of. It is true, as has been said, that when a gentleman accepts of a new office, he is sent back to his country to be rechosen, and it is likewise true that such gentlemen are often rechosen; but, do not we know that such gentlemen go back to their country with double credit: such a man has not only the interest he formerly had, but is now got into an office, he is now looked on as the favourite of the minister, some he promises to provide in places, others he is to save from pains and penalties; and thus, by the places he gets for some, and the fears he relieves others from, he purchases فيد المحال بالمالين وليل المراوسية المناس بالمناه في ألم

not this a sort of Corruption? And ought not we, Sir, to provide a remedy against this sort of Corruption, as well as that

which is properly called Bribery?

Now, Sir, as to the necessity there is for some such bill as what is now proposed, the case of an honourable gentleman, who had virtue enough to withstand the menaces of a court; and the case of a noble lord, who always behaved with great honour in this House, have been made use of to shew that there is no necessity for such a hill; but are one or two instances to be made use of as an argument in an affair where hundreds might be brought upon the other side of the question? The instances of the other side are indeed kept much more secret, it is not easy to discover the motives of men's actions; but I am convinced there is not a gentleman in this House, who doubts but many such instances have happened; and the case of the honourable gentleman which is new made public, is a convincing proof of the danger of having a great number of gentlemen in this House, who have profitable employments depending entirely upon the pleasure of the crown, and consequently, upon the pleasure of the favourite minister.

It is certain, Sir, the circumstances of this country are much altered from what they were. Formerly the crown had so few places or employments to give, that if those who were in possession of them had all been in parliament, they could not have endangered our constitution; but now the servants of the crown have multiplied so much, what by new taxes, and by splitting of offices, that the most fatal consequence is to be feared from them; especially now that a seat in parliament begins to be thought almost necessary to qualify a man for a post or employment; in a little time, this House may be filled with the servants of the crown, though by our constitution we ought to be servants of our country: We are not to talk of what is the case at present, or of the gentlemen who have now the honour to be members of this House, as well as servants of the crown; they may, perhaps, be independent of the crown, they may act with absolute freedom in this House; but it is certain, that he must have more than common virtue, who will forfeit a lucrative post or employment, rather than submit sometimes to the directions of a prime minister, even as to his way of voting in this House; and therefore it is certain that, unless some such bill as this be

passed, the majority of this House may come to be composed of servants of the crown who have not so much virtue es they who are now members of this House. I hope it will be agreed, that it would then be too late to think of any such bill as the present; for God's sake then, Sir, let us provide for the safety of our country, while it is in our power: If we do it now, we may soon be involved in ruin without any hopes of redemption; for the preventing of which, I think this bill absolutely necessary, and therefore I am most heartily for the question.

After him Mr. Clutterbuck spoke against the commitment, and then the question was put, and carried in the nega-

five, 230 against 191.

Complaint against' Sir William Milner, Bart. for receiving a Pension of 500l. per finnen for his Vote in Pullament. I Feb. 19. Complaint being made to the House, That William Noble, clerk, had asserted, in a public coffee-house, that sir William Milner, bart, member for York, received a pension from the court, and that he knew the person who paid it; in dishonour of the said sir William Milner, and in breach of the privilege of the House, Mr. James Farrer and Mr. Brudenell Greenwood, who had heard and reported this piece of conversation, attending at the door, they were called in, and exa-mined touching the matter of the said Complaint; and upon declaring that they had heard Mr. Noble publicly assert, That sir William Milner was a pensioner, and received 500%, per annum for his voting in parliamert, and that he knew from whom he received the same; it was ordered, "That the said William Noble, clerk, be summoned to attend the House forthwith, to answer the said complaint."

Mr. Noble, being called in and exain ned, acknowledged. That he might perhaps have said in private conversation, that I had bearn of sir William Mitner's having a pension from the court, or something to that effect; but as what he said upon that occasion, was said only cursorily in conversation, and without any design of reflecting upon any gentleman, he could not remember the very words he then

made use of.

Sir William Milner's Defence.] being withdrawn,

Sir William Milner stood up, and spoke as follows:

Mr. Speaker; I am extremely sorry, that I should have the misfortune of having my name mentioned, in so infamous a manner as what you have now heard at your bar; but since it has been so mentioned, I think it incombent upon me to make a public declaration of my own innocence: and I do, upon my honour, and in the most solemn manner, affirm, That I neither have nor ever had any place, pension, grataity or reward, from the court, either directly or indirectly, for my voting in parliament, or upon any other account what-ever: and likewise, That it is, and has ever been my constant resolution, that, during the time I have the honour of serving my country in parliament, in order to keep my opinion unbiassed, I never will accept of any place or pension either from this ministry, or any succeeding one. The reflecting upon the members of this House has been a common practice of late years, by the enemies of our constitution, to ren! der his Majesty's government odious, to inflame the nation, and to lessen the dignity and authority of this House; for if mankind can be once brought to believe, that the members of this House are corrupted, it is a very natural consequence to imagine, that whatever is done here proceeds from private views, and a self-interested principle, without regarding the good of the public. For my own part, I think, if the gentleman, whose character should be sacred, can make good his assertions, he ought to have the thanks of this House, for doing his country so public a service, as the detecting a corrupt and unworthy member: but if it be false and groundless, I hope this House will have so just a regard for one of their own body, as to shew a proper resentment.

The said Complaint proved false and scandalous. Then it was resolved, nem. con. " That it appears to this House, 1. That William Noble, clerk, has publicly asserted that sir William Milner, a member of this House, was a pensioner, and received 500L per annum, for his voting in parliament; and that he knew from whom he received the same. 2. That the said assertion is false and scandalous, highly reflecting upon the honour of the said sir William Milner, and of this House, and a breach of the privilege thereof." And it was ordered, That the said William Noble, clerk, be, for the said offence, taken into the custody of the serjeant at arms attending the House.

Mr. Noble was accordingly taken into custody, but some days after, upon a Petition to the House, expressing his sorrow for his said offence, and begging pardon of the member and of the House for the same, he was discharged out of custody, paying his fees.

A. D. 1734.

The Salt Duty continued to March 25, 1742.] Feb. 20. The House resolved itself into a committee to consider farther of ways and means for raising the supply granted to his Majesty; and resolved, That the several duties on Salt, and also on white and red herrings, delivered out for home-consumption, which by an act of the 5th year of his present Majesty's reign were revived and granted to his Majesty until the 25th of March 1735, be farther continued and granted from the 24th of March 1734, to the 25th of March 1742: this Resolution was next day agreed to by the House, and a bill ordered in pursuance thereof, which accordingly was brought in and passed into a law.*

March 7. The Bill for preventing the infamous practice of Stock-jobbing, was read a third time, and passed, and sir John Rushout was ordered to carry it to the

Lords.

Debate in the Commons on Mr. Bromley's Motion for repealing the Septennial Act. March 13. Upon a motion made by Mr. Gibbon, it was ordered that the

^{* &}quot;Upon this resolution, a bill was immediately ordered in, and it passed into a law, after a very faint opposition, notwithstanding all the clame or that had been raise against the same duty some time before. But, in fact, the enemies, as well as the friends, of the minister, had measures to observe; and they knew that nothing could be more impopular at the next general election, than to load the landed interest, by doubling the land-tax, which must have been the case, had not the sait-duty been continued to his Majesty." Tindal.

^{† &}quot;The most important and solemn delate that happened this session in the House of Commons, was that upon the motion for repealing the Septennial act. All the writers for the opposition had always presumed, that the minister found his account in septennial, more than he could do in triennial, parliaments; and as the prolongation of the time of a parliament's sitting from three to seven years, was no other than an expedient for preserving the peace of the nation at a particular juncture, the causes of which they presumed no longer to exist, they summoned up all their force to make a decisive push upon this occasion. Add to thus, that frequent returns of an opportunity to

7 GEORGE II.

Serjeant at Arms attending the House shows go with the name and the Court of Requests, and places adjaces, and cammon the members there to attend the ser-

vote, being most agreeable to the generality of electors all over the language, the first his of the motion were in hopes of being able, even though they should not succeed within doors, to strengthen their interest without." Timal

"The subject which of all others employed the eloquence and abilities on both sides to the most vigorous exertion, was a motion made by Mr. Bromley, who proposed that a bill should be brought in for repealing the Septennial act, and for the more frequent meeting and calling of parament. The mi say now insisted upon the increase of papists and jacobites, which rendered it dangerous to weaken the bands of the government: They challenged the opposition to produce one instance in which the least encountry out has been made on the liberties of the people since the Septennial act took place; and they defied the most ingenious malice to prove that his present Majesty had ever ear according with a stranger of the prerogative beyond its legal bounds. Notwithstanding the most warm, the most nervous, the most pathetic remonstrances in favour of the motion, the one of on was jett, and it was sup-pressed by mere and or number." Smulett.

" The question on which the opposition founded their principal hopes, if not of success at least of embarrassing the minister, was a proposal to repeal the Septennial bill, which was first introduced on this occasion, and afterwards annually renewed. It had been long a tratter of surprise, that a question which was so well calculated to increase their popularity, had not be a fire and the fact was, that in this particular instance the opposition was divided. The Tories and Jacobites. Tabo and stream of resisters of it and action of the Bill, could not obtain the co-operation of the disaffected Whigs, as it seemed to imply a dereliction of their principles, to vote for the repeal of a bill which they had once thought necessary for the security of the Protestant succession. At the repeated instigations of Bolingbroke, sir William Wyndham and the leading Tories persisted, and at length carried their point, The Whigs reluctantly complied, and proved, by their F 1 1 2 debate, the awkward situation in which they were placed. The motion was made by Bromley, and seconded by sir John St. Aubyn. The only Whigs of any consequence who spoke for the question, were sir John Barnard, who said only a few words, and Pulteney, who rose late in the debate. He made a short speech, and proface I it will all agency for he apparent inconsistency, in voting for the repeal of a bill which he had supported at the time of its inthousands. Cars Halpere.

Serjeant at Arms attending the House vice of the House; and he being returnable units of the House; and he being returnable units of the House;

Mr. William Bromley, member for Warwick, stood up and spoke as follows:

Mr. Speaker; The call of the House being adjourned to a very remote day, upon a general opinion, which I hope is well founded, that no Vote of Credit will be proposed, I believe we can scarce expect to see a fuller House than this day produces. There cannot therefore be a better opportunity of making a motion which I apprehend to be of such a national concernment, that I have long wished it undertaken by some person better able to support it than myself: but I have this satisfaction, that what I am going to offer will so far speak for itself, as may supply any detects in may manner of laying it hefore you; and I cannot doubt the concurrence of this House; when it comes to be maturely considered.

I believe we are none of us unapprised of the dislike the people in general have always had to long parliaments; a dislike justly founded on reason and experience: long parliaments in former reigns having proved the unhappy cause of great calamities to this nation; and having been at all times declared an innovation upon our constitution. I am convinced there is no one that hears me, who does not believe the people thought themselves highly aggrieved by the Septennial Bill: that they even looked upon it as a dangerous infringement of their liberties, notwithstanding the cause alledged in the preamble to the act, which seemed at that time to carry

some weight with it.

That cause being happily removed, they desire to revert, as near as may be, to their ancient constitution; and surely there can never be a more favourable opportunity to effectuate it than at this juncture, when his Majesty, to the great joy of the kingdom, has been graciously pleased to declare his satisfaction, that the people are soon to have an opportunity of chusing a new representative. The present parliament draws near its dissolution: what can it do more for its own honour? How can it crownits many meritorious acts better, than by redressing a grievance, which a succeeding parliament may, possibly have its reasons for not entering

Frequent parliaments were early declared a fundamental part of our constitu5077 pased for holding them once a year, or a oftener, if there should be occasion. In the 36th year of the same reign that statute was confirmed. In that parliament Magna Charta and Charta de Foresta were confirmed, and several new privileges granted to the subject. Then comes the clause relating to Parliaments, which sufficiently shews, the intention and original institution of them was for the redress of Grievances: for the bill enacts, That for the maintenance of the said articles and statutes, that is, the privileges beforementioned, and for redress of divers mischiefs and grievances, which daily happen, a new parliament shall be held once every year, as at another time was ordained. The 16th of Car. 2. recites, That by the ancient laws and statutes, parliaments are to be held very often, and therefore enacts, That the sitting and holding of parliaments shall not be intermitted, or discon-

tinued, for more than three years. In the early days when this prudent care was taken for frequent meeting of parliaments, the crown was possessed of revenues, which made applications to the people for money, unless upon extraordinary emergencies, unnecessary. It therefore plainly appears, That redress of grievances, making salutary laws for the good of the community, and preserving the liberties of the people, by supporting a due balance between the power of the crown and the rights of the subject, were the main ends of calling parliaments. The power of calling then being the undoubted prerogative of the crown, it became necessary, for the safety of the subject, to oblige the crown to call them frequently. .I must confess, a caution of this kind is no longer necessary, nor can it ever be, so long as we preserve to ourselves the power of granting money; the crown revenues being sunk, or wantonly granted away, the annual call for a Supply must necessarily produce an annual meeting of parliament. But give me leave to observe, the grievance now complained of is of a very different nature: It is not founded on discontinuance of parliaments; but on a too long and dangerous continuance of one and the same parliament: a practice unheard of in former times, when prorogations were not known: for when a par-liament was annually called for the redress of grievances, as soon as the business of the session was over, it was dissolved, and a new one called the next year for the same purpose; by which means the

country had a proper check upon their representatives, and those who had appeared to be too much under the influence of the crown; those who were too much attached to the minister, had less opportunity of itijuring their country; the people had it more frequently in their power to show a proper resentment, and remedy the evil by sending others the next year in their places.

A. D. 1754.

This matter seems fully explained by 16 Car. 2, which does not only prevent discontinuance of parliaments, but wisely provides against the too long continuance of one and the same parliament, by enacting it into a law, That a new parliament shall be called once in three years, or oftener if there be occasion. The Bill of Rights in the second session of William and Mary, amongmany other privileges which we now enjoy, enacts, That for redress of grievances, amending, strengthening and preserving laws, parliaments ought to be frequently held; and the sixth of the same reign, explains the true meaning of the clause, when it declares, That frequent and new parliaments tend very much to the happy union and good agreement between the king and the people; it confirms the 16 Car. 2, that parliaments shall be held once in three years at least, and adds, That no parliament shall continue more than three years at farthest. Between that and the first of the late king, several parliaments were held, and none continued longer than three years; some held for one session; which seems to be the original constitution, and best calculated for the good of the nation. That year the Septennial Bill past, the repeal of which I am going to move, but believe it more agreeable to the rules of the House, that the Act itself should be first read. [Here the clerk read the Act.] The preamble to the Bill, which is the foundation of it, will, I think, admit a very easy answer; as to the first point, that triennial parliaments have proved more grievous, burthensome, and expensive, than they were ever known before that law past, I readily agree: but let us consider the cause; the lengthening the term occasioned the expence. I fear I might add, the multiplicity of places enjoyed by the members of this House, may be too justly alledged another cause. But I would willingly confine myself to the particular point, how far the term or duration of parliaments might encrease or lessen

See Vol. 5, p. 110.

the expence? Might add to or diminish the gravance conplained of? And I will consider it only in this light, by submitting ther he would not give more for an annuity of three years than for a grant determinable at the end of one? And by the same parity of reasoning, Whether septennial parliaments must not prove more grievous, burthensome and expensive than triennial, at least in such a degree as an annuity for seven years deserves a better consideration than one for three.

But supposing I should be out in this point, which I can never give up without due conviction; this argument in the preamble is, I hope, entirely at an end. The act against Bribery and Corruption, which must ever redound to the honour of this parliament, will necessarily remedy this evil: that glorious act will prevent corruption in the electors. Nothing but frequent new parliaments can remedy it in the elected.

The other reason upon which that act was founded, namely, a suspicion that designs were carrying on to renew the Rebellion, and an invasion from abroad, was in my humble opinion, the only justifiable pretence for enacting it into a law; and might possibly have induced some gentlemen of very great honour and integrity, to give their votes for the Bill at that juncture, whose assistance, I flatter myself, I shall now have in repealing it: for those who voted for it from that view, could never intend it should be made perpetual, or that it should continue longer than that mistortune subsisted.

I must beg pardon of you, Sir, and of the House, for the trouble I have given The nature of the motion I am going to make you, has unavoidably drawn me into a length as disagreeable to myself, as it must have been to those that hear me. Numberless arguments will occur to every gentleman in favour of it; I will therefore conclude with this motion, viz.

"That leave be given to bring in a Bill for repealing the Septennial Act, and for the more frequent meeting and calling of Parliaments."

In this, Sir, I hope I shall be justified, as it cannot proceed from any indirect or private views; but from a real conviction, that the happiness and safety of this nation depends upon it; in which I am supported by the common voice of the people, and have it particularly recommended to me by a great majority of these I have the

honour to represent in Parliament, as well as from my neighbours of the city of Coventry, for whose recommendation I shall it to every gentleman that hears me, Whe-, always have a due regard, though I have not the honour to represent them.

Mr. Bromley was seconded by

Sir John St. Aubyn, as follows:

Mr. Speaker; The honourable gentleman, who made you this motion, has supported the necessity of it by so many strong and forcible arguments, that there is hardly any thing new to be offered. I am very sensible therefore of the disadvantages I must lie under, in attempting to speak after him; and I should content myself with barely seconding him, if the subject matter of this debate was not of so great importance, that I should be ashamed to return to my electors, without endeavouring, in the best manner I am able, to declare publicly the reasons, which induced me to give my most ready assent to this question.

It is evident from what has been said. that the people have an unquestionable right to frequent new parliaments by ancient usage; and that this usage has been confirmed by several laws, which have been progressively made by our ancestors, as often as they found it necessary to insist

on this essential privilege.

Parliaments were generally annual, but never continued longer than three years. 't.ll the remarkable reign of Henry 8th. He was a prince of unruly appetites, and of an arbitrary will, he was impatient of every restraint; the laws of God and man fell equally a sacrifice as they stood in the way of his avance, or disappointed his ambition; he therefore introduced long Parliaments, because he very well knew that they would become the proper instruments of both; and what a slat shookedience they paid to all his measures-is sufficiently known.

If we come to the reign of king Charles 1, we must acknowledge him to be a prince of a contrary temper; he had certainly an innate love for religion and virtue, and of consequence for the liberty of his com-But here lay the misfortune. was led from his natural disposition by sycophants and flatterers; they advised him to neglect the calling of frequent parliaments, and therefore, by not taking the constant sense of his people in what he did, he was worked up into so high a notion of prerogative, that the Commons, in order to testiam it opiained that indepen - dent fatal power, which at list unhappily led as declaratory of the first meaning; brought him to his most tragical end, and and therefore stands as part of that origiat the same time subverted the whole constitution. And I hope we shall learn this lesson from it, never to compliment the crown with any new or extravagant powers, nor to deny the people those rights which by ancient usage they are intitled to; but to preserve that just and equal balance, from which they will derive mutual security; and which, if duly observed, will render our constitution the envy and admiration of the world.

King Charles 2. naturally took a surfeit of Parliaments in his father's time, and was therefore extremely desirous to lay them aside: but this was a scheme impracticable. However, in effect he did so: for he obtained a Parliament, which by its long duration, like an Army of Veterans, became so exactly disciplined to his own measures, that they knew no other command but from that person who gave them

their pay.

This was a safe and most ingenious way of enslaving a nation. It was very well known, that arbitrary power, if it was open and avowed, would never prevail here. The people were therefore amused with the specious form of their antient constitution : it existed indeed, in their fancy; but, like a mere phantom, had no substance or reality in it; for the power, the authority, the dignity of parliaments were wholly lost. This was that remarkable parliament, which so justly obtained the opprobrious name of "The Pensioner Parliament," and was the model from which, I believe, some later parliaments have been exactly co-

At the time of the Revolution, the people made a fresh claim of their ancient privileges; and as they had so lately experienced the misfortune of long and servile parliaments, it was then declared, That they should be held frequently. But it seems their full meaning was not underas in every new Settlement, the intention of all parties should be specifically manifested, the parliament never ceased struggling with the crown unto the Treamal Law was obtained: the preamble of it, which the honourable gentleman has recited, is extremely full and strong; and in the body of the bill you will find the word 'Declared' before 'Enacted,' by which I apprehend, that though this law did not immediately take place at the time of the Revolution, it was certainly intendnal contract, under which the constitution was then settled. His Majesty's title to the crown is primarily derived from that contract: and if, upon a review, there shall appear to be any deviations from it, we ought to treat them as so many mour or done to that title. And I dare say, that this House, which has gone through so long a series of services to his Majesty, will at last be willing to revert to those original stated measures of government, to renew

and strengthen that title. But I think the manner in which the Septennial Law was first introduced is a very strong reason why it should be repealed. People in their fears have very often recourse to desperate expedients, which if not cancelled in season, will themselves prove fatal to that constitution which they were meant to secure. Such is the nature of the Septennial Law: it was intended only as a preservative against a temporary inconveniency, the inconveniency is removed, but the mischievous effects still continue; for it not only altered the constitution of parliaments; but it extended that same parliament beyond its natural duration; and therefore carries this most unjust implication with it, That you may at any time usurp the most indubitable, the most essential privilege of the people, I mean that of chusing their own representative. A precedent of such a dangerous consequence, of so fatal a tendency, that I think it would be a reproach to our Statute-book if that law was any longer to subsist, which might record it to

This is a season of virtue and public spirit. Let us take advantage of it, to repeal those laws which infringe on our liberties, and introduce such as may restore the vigour of our ancient constitution. Human nature is so very corrupt, that all obligations lose their force, unless stood by this declaration; and therefore, I they are frequently renewed. Long parliaments become therefore independent of the peoples; and when they do so, there always happens a most dangerous de-

pendence elsewhere.

It has of late been denied, that the people have a right of remonstrating to It has been called an unjustifiable controul upon the freedom of our proceedings. But then, let them have more choice of their representatives, that they mity car has such who have underth-

[YOL. Darle, muse a sit see by the an inversity of Contill Poton I orang Dait sat an int

7 GEORGE IL. fully withdrawn their attention from

The influencing powers of the crown are daily increasing, and it is highly requisite that parliaments should be frequently responsible to their constituents: that they should be kept under the constant awe of acting contrary to their interests. Modern history, I believe, will inform us, that I some very dangerous attempts upon our much from the virtue of many in this House, as from the apprehensions they may have had of an approaching election.

It is true, there is a provision against but this is no guard against Secret Pensioners and Placeholders. Give me leave to say, that the laws, with respect to them are very insufficient; and as we were not allowed to make them effectual, the people have no other remedy but a

new election.

I think that long parliaments are a great here up of a those, who may be exerted one or the Elbass, and ought reason has to take their turn: but seven years is the purchase of a man's life. It is equally hard upon such, whose private fortunes will not at and the control of grant parts ful a service. It must be so to those who mean no view nor advantage by it.

I think too, that nothing can be of greater use to his Majesty than frequent new parliaments; that he may often take the fresh sense of the nation, and not be partially advised: for his measures will always have a greater weight both at home and abroad, the more generally he refers himself to the opinion of his people.

A farther mischief of long parliaments is that a minister has time and opportunities of getting acquaintance with members, of practising his several arts to win them into his schemes. But this must be the work of time. Corruption is of so base a a nature, that at first sight it is extremely shocking. Hardly any one has submitted to it all at once. His disposition must be previously understood, the particular bait must be found out, with which he is to be allured, and after all, it is not without many struggles that he surrenders his virtue. Indeed, there are some who will at once plunge themselves over head and ears into any base action, but the generality of mankind are of a more cautious nature, and will proceed only by leisure degrees. One or two perhaps have deserted their core - the mote a green has me have done

it a second. But a great many, who have not that eager disposition to vice, will wait till a third.

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For this reason, short parliaments have been less corrupt than long ones; they are observed, like streams of water, always to grow more impure, the greater distance they run from the fountain-head.

I am aware it may be said, that frequent new parliaments will produce frequent new expences, but I think quite contrary: I am really of opinion, that it will be a proper remedy against the evil of Bribery at elections, especially as you have provided so wholesome a law to co-operate

upon these occasions.

As to Bribery at elections, whence did it arise? Not from country-gentlemen. for they are sure of being chose without it; it was the invention of wicked and corrupt ministers, who have from time to time led weak princes into such destructive measures, that they did not dare to rely upon the natural representation of the people. Long parliaments first introduced bribery, because they were worth purchasing at any rate; country-gentlemen, who have only their private fortunes to rely upon, and have no mercenary ends to serve, are unable to oppose it, especially if at any time the public treasure shall be unfaithfully squandered away to corrupt their boroughs. Country gentlemen, indeed, may make some weak efforts, but as they generally prove unsuccessful, and the time of a fresh struggle is at so great a distance, they at last grow faint in the dispute, give up their country for lost, and retire in despair. Despair naturally produces indolence, and that is the proper disposition for slavery. Ministers of State understand this very well, and are therefore unwilling to awaken the nation out of its lethargy by frequent elections. They know that the spirit of liberty, like every other virtue of the mind, is to be kept alive only by constant action, that it is impossible to enslave this nation, whilst it is perpetually upon its guard. Let country gentlemen then, by having frequent opportunities of exerting themselves, be kept warm and active in their contention for the public good: This will raise that zeal and indignation which will at last get the better of those undue influences, by which the officers of the crown, though unknown to the several boroughs, have been able to supplant country-gentlemen of great characters and fortune, who live in their neighbourhood. I do not say this upon

idle speculation only. I live in a country where it is too well known, and I will appeal to many gentlemen in the House, to more out of it (and who are so for this very reason) for the truth of my assertion. It is a sore which has been long eating into the most vital part of our constitution, and I hope the time will come when you will probe it to the bottom. For if a minister should ever gain a corrupt familiarity with our boroughs, if he should keep a register of them in his closet, and, by sending down his treasury-mandates, should procure a spurious representative of the people, the offspring of his corruption, who will be at all times ready to reconcile and justify the most contradictory measures of his administration, and even to vote every crude indigested dream of their patron into a law; if the maintenance of his power should become the sole object ' of their attention, and they should be guilty of the most violent breach of parliamentary trust, by giving the king a discretionary liberty of taxing the people without limitation or controul; the last fatal compliment they can pay to the crown: if this should ever be the unhappy circumstance of this nation, the people indeed may complain; but the doors of that place where their complaints should be heard, will for ever be shut against them.

The power of the crown is very justly apprehended to be grown groat monstrous, I should have said, too great a size, and several methods have been unsuccessfully proposed for restraining it within its proper bounds.

But our disease, I fear, is of a complicated nature, and I think that this motion is wisely intended to remove the first and principal disorder. Give the people their antient right of frequent new elections; that will restore the decayed authority of parliaments and will put our constitution into a natural condition of working out her own cure.

Upon the whole, I am of opinion, that I cannot express a greater zeal for his Majesty, for the liberties of the people, or the honour and dignity of this House, than by seconding the motion which the honourable gentleman has made you.

Mr. Conduit spoke next:

Sir: As I happen to differ in opinion from the two honourable gentlemen who have spoke in favour of this motion, I shall endeavour to follow them in every thing they have said, and give my reasons for

not thinking the arguments they have made use of any way conclusive. They have talked a great deal of our antient constitution, and seem, I think, mighty desirons of reverting to it; but if gentlemen will ensides the displace of the well as the advantages who have not a compared our old constitution, I believe they will not be so very fond of returning to it. I shall agree that there were such old statutes as have been mentioned, relating to the frequent holding of Parliaments; but that gentlemen may recollect a little the nature of those Parliaments, and the rights and prerogatives which the crown at that time enjoyed, or at least pretended to, I shall beg leave to read some extracts which I have taken from one of our most judicious writers about parliamentary affairs; I mean the famous Mr. Prynne, [here he read some extracts from his Writings, shewing the many powers and prerogatives which our kings of old pretended to.] Thus we may see that the kings of England had antiently such prerogatives as would be very inconsistent with those privileges which the people of this nation now enjoy. This was our old constitution, and I should be glad to know, if it be to this form of government that gentleman would have us to return.

The honourable gentleman mentioned next the heavy complaints that were made against king Charles the first, and his son king James the second, and the great misfortunes which both these princes fell into by not giving ear to those complaints; but I must take notice, that there never was a complaint against either of them for continuing the same Parliament too long; all the complaints against both were, for not calling or holding any Parliament for several years together; and this it was that brought all their misfortunes upon them. And as to the long Parliament in king Charles the second's reign, it is certain that there was a great deal more of reason to complain against their conduct during the first years of their sitting, than there was towards the latter end; so that no part of the history of either of these three reigns can afford so much as a plausible argument in favour of the motion now made to us.

It has been alledged, that the crown must always necessarily have a much greater influence upon Septennial Parliaments, than it can ever have upon those which the content of the content

grown should attempt, if ever anyministry should be wicked enough to endeavour to gain a corrupt influence over the Parliament, it will be as easy to gain it over the one sort of Parliament as over the other. For if ever the members chosen and returned, or the majority of them, should be such as will stoop to corruption, the infection may be easily spread, the alluring baits may be thrown out in seven days as well as in seven years; nor do I think it such a difficulty or tedious affair to find out who may be the persons proper to be wrought on; that is a knowledge that may be easily acquired after the elections are over, and before it may be necessary for the Parliament to meet. Nay, if ever such a thing should happen (which I hope never will) I am convinced it would be much more easy for such a ministry to manage a Triennial Parliament, than it will ever be to manage a Septennial: for it is well known how strongly men may be wrought on by hopes and promises; and it is certain, that by such hopes and promises, some might be kept firmly attached to a court and ministry for two or three years, who could not be kept so for four or five. Therefore I must conclude, as hopes and promises are more easily given than pensions or bribes, it would be more easy for the ministers to keep a Triennial Parliament depending upon them, than to keep a Septennial in any sort of dependence. And as to past times, we by experience find, that the court has never gained much by long Parliaments; on the contrary, we have always found that the party against the court has gradually increased in number by the long continuance of the Parliament; insomuch that from a small minority in the beginning, they have often come up to very near an equality, sometimes to a majority before the end; so that if we reason either from the nature of mankind or from experience, we must conclude, that the liberties of the people are better secured by Septennial, than they can ever be by Triennial Par-

The present power of the crown has been set in the most hideous light, and the subsection of precent at it deposed of the crown, has been represented as of the most dangerous consequence to the independency of parliament. But in this I must think that gentlemen are likewise very much mistaken: I must even think, that the disposal of those posts and places

government, rather weakens the influence and interest of the crown, both in the Parliament and in the country; because it is certain, that there is never any post or place to be disposed of, for which there are not three or four candidates at least; the crown can give it but to one, and by giving it to any one of the four, the other three are disappointed and disobliged, by which the crown very probably raises up three enemies, for the sake of securing one friend, upon whom no very great dependance can perhaps be had: for if it be a place for life, the person who got it becomes then independent upon the crown, and may soon come to be disobliged, by being refused some second favour. This every man who hears me, must by his own experience be convinced of; and therefore though it be absolutely necessary for the executive part of our government which is lodged in the crown, to have the disposal of those posts and places, yet it cannot from thence be inferred, that the power of the crown is thereby greatly increased.

The honourable gentlemen seemed to insinuate, that the principal motive for passing the Septermal bill now no longer subsisted: but in this also I must bee leave to differ from them. It is true, one of the motives for passing that Bill was, the great ferment which the nation was then in; but this was not the principal motive, and if it had been so, that motive is very far from ceasing to subsist: does not every gentleman know what a spirit of discontent, nay I may say of disaffection, was artfully raised over the whole nation but last year? And can any gentleman say that that spirit is totally subsided? Or can any gentlemen believe that there was not a great deal of the spirit of Jacobitism at the bottom of those discontents, which were then without any ground, endeavoured to be raised? I am persuaded, that the ferment the nation is now in, and the ferment it was in when the Septennial Bill was passed into a law, proceed originally from the same cause, therefore I must take the motive for continuing it, to be now much the same with that which was then for enacting it; and as the motive is now the same, I hope it will prevail with this House not to repeal a law from which the nation has received so great benefit.

Sir Thomas Robinson spoke as follows:

Sir; I cannot content myself with which are necessary for the support of our barely groups a negative to this proposition, but must beg your indulgence in offering a few reasons which will induce me to be against it, and to make two or three observations upon what has fallen from the honourable gentlemen who have introduced and spoke in favour of it. In my opinion, we should fix the duration of parliament to a shorter or a longer period, according as it will promote the welfare of the nation, and support and strengthen our present constitution; and when that is once fixed, the consideration whether the thing be popular, or unpopular, or whether it may be consonant to the practice of our ancestors, ought not to influence any gentleman in giving his vote. It has been said by the honourable gentleman who spoke first, that the renewing of the Triennial Bill will lessen the expences at elections. I think nothing is more demonstrable, than that frequent elections will always occcasion frequent expences, and other irregularities, too potorious not to lie within the compass of every man's observation; and that men's minds, which never failed to be inflamed in a contest between two parties, will always preserve those heats in view of a quick return of electing: that these and many other inconveniences can be fairly charged on Triennial Elections, is indisputably true; and if Septennial Parliaments do not entirely remove these evils, at least they mitigate their influence. Gentlemen have urged that expences at elections are voluntary; this is indeed in some measure true, but by this alteration of the law, the temptation will never be at a great distance; the opportunity for corruption, idleness and debauchery, will have lately made, which the honourable gentleman who made the motion has taken notice of, cannot yet have produced the good effect we expected from it. Reformation of any kind cannot be brought about on a sudden, especially in things of this nature, where the lower class of the people are parties concerned. Sir, the law for Triennial Parliaments continued in force for 22 years. In that time many inconveniences were found from it; it was likewise found that in many respects it did not answer the end for which it was made. I think it lies upon those gentlemen who are advocates for this proposition, and which ought to be the foundation of their arguments in support of it, to shew us what the evils are which are attendent upon Septennial Parliaments, and how

they would be removed by the alteration proposed. If they had done this, if any such thing could be done, the argument would have some weight; but to me this appears so far from being the case, that on the contrary, how many good laws have passed in favour of the subject, how little reason have the people of England to be displeased with the actions of their representatives since the Septennial Act took place, which is eighteen years ago? What has been done within every man's memory, cannot be liable to any misrepre-Histories of former parliasentation. ments, or of past times, may be par-tially related, but our own experience cannot deceive us; and I appeal to those who now hear me, whether we have yet had any reason to complain of the conduct of Septennial Parliaments. And besides there is no mischief can be done the subject in a Septennial Parliament, which may not be done in a Triennial; but on the contrary, the short duration of a Triennial will not allow sufficient time to the completing many good andertakings, which may be accomplished by a Septennial. Mischief being of its own nature of quick growth and soon brought to maturity; whereas schemes for a general good ripen by slow degrees, and require a length of time in rearing up to perfection. Gentlemen have brought arguments in support of this proposition from the practice and laws of our forefathers, and deduce the expediency of the Triennial Bill, from the original formation of our constitution. For my part, I do not comprehend what is meant by our old constitution, and therehappen once in three years, instead of fore when gentlemen make use of the exonce in seven; for I am afraid the law we, pression, our old constitution, I must look upon it as 'an indefinite term, which can admit of no direct answer. But would they fix it to any reign or number of years, I could undertake to shew, that in no period of time they shall fix on, since the conquest, we ever had such a one as we should be now willing to submit to, and rest satisfied with. I know of no settled constitution till the Revolution: it is from that happy period I date our having any at all. It may indeed be agreeable to the antient laws of the realm. that there should be frequent parliaments, that is, that parliaments should be frequently holden; but from whence will gentlemen prove, that it has been established as a fundamental maxim in what is called our old constitution, that there should be frequent elections; sure at least I am, if the nature of our constitution re- carpet, when a comparison is to be made. corrresponded with it. It would be a tedious task to shew in what manner parliaments have been called and holden, and to trace out all the variations of our laws, or rather practice, in this respect, since the conquest, 200 years after which, I be-

7 GRORGE II.

Te attack stratifing about 8 a House of Commons; at least, if there seldom. But gentlemen's thoughts will prevent me in what I could offer upon this head, and therefore I shall not enter into a detail of particulars with which many others may be much better acquainted: only in general, I will venture to say, that from the earliest records of time to the Revolution, the crown made use of their prerogative so far with regard to parliaments, that the people never knew when there would be a new election, or how long the power they gave their representatives when elected, might be continued to them. If we look back into our history, we shall find in some reigns, parliaments chosen by the people, and dissolved by the crown before they were suffered to meet at all; in other reigns a very long intermission of parliaments, and in others again a parliament perhaps in being, but for many years successively, not once sufferred to sit. These, Sir, were real grievances: and in this reforming age, we seem to be as uneasy, and as fond of taking precautions against imaginary dangers, as ever our ancestors were about providing against those that were real.

My worthy friend and contemporary at the University, who seconded the motion, has shewn the practice of several of our former kings in this particular, and indeed has spoken in favour of the motion, with so much decency and weight, that it requires one much better skilled than I am in our English history and parliamentary proceedings, to do the same justice to the other side of the question: but he has quoted two reigns, which will, in my opinion, both turn against the motion he has so handsomely supported. These, Sir, are the reigns of king Charles 1, and king Charles 2, but before I take notice of them, give me leave to mention another reign, I mean that of queen Elizabeth, which both the worthy gentlemen have very prudently avoided mentioning upon

out d that the said b and in order to depreciate the actions and practice of our ancestors has not always; measures of the present times: In the long reign of that queen, a reign which lasted 44 years, there were in all but ten parliaments chosen; in these ten parliaments there were but 13 sessions, and ex-Charles to the territory continued many weeks together. Besides. Sir, however glorious the reign of that princess may be in other respects; yet it was any such assembly, they met but very is certain, that in many instances she used her parliaments in such a manner, as I hope we shall never see parliaments treated

for the future. As for the reign of king Charles the First, I dittle expected, Sir, that reign would have been introduced in this debate. especially by those who are advocates for this question: for surely that reign ought to be buried in oblivion, by those who would plead for the liberty of the subject. and are for lessening the prerogative of the crown; because in no preceding reign was the last ever carried higher, or the other in greater danger of being utterly subverted and destroyed. Were it necessary for the point I am contending for, I would undertake to prove, that as long as he had any power, he was daily attempting, by his prerogative, to have made parliaments useless: and therefore I shall easily agree with the honourable gentleman, that he neglected calling frequent new parliaments. But give me leave farther to observe, that during that king's reign, no parliament was called, there was not so much as one in being; no! not for 12 years together; during which time, history does not give the most favourable account of him, with respect to his several attempts upon the liberties of his subjects, which the honourable gentleman has put a very handsome gloss upon, by saying, that these attempts were made by advice of sycophants: Whoever the authors were, Sir, the facts are true; and the consequences, had they not been prevented, must have proved fatal to the rights of the people. When I have said this, I would not have it understood, as if I approved of the steps afterwards taken, by which that prince was brought to his tragical and untimely end; but as his fate ought to be a warning to all future princes, not to make any incroachments upon the liberties or privileges of the subject, so it ought to be a warning to all those who are true lovers of our constituthis occasion, though it be a reign that is tion to be extremely cautious of introseldom forgot to be brought upon the ducing any new regulations or unneces4137

sary amendments. And this, Sir, I take to he a lesson much more proper for the present question, than that which my honourable friend has been pleased to recommend to us from the fate of that prince; since the caestion is not now about comparenting the crown with any new or extravagant powers, nor about denying the people those rights, which they are entitled to by law. I was surprised, Sir, to hear the Long Parhament of king Charles 2, which continued 17 years, so much as mentioned by those who are for shortening the duration of parliaments; for, in my opinion, the conduct of that parliament, if it proves any thing, shews, that the long duration of a parliament does not necessarily make it entirely subservient to the will of the prince. Though that parliament has since teen treated with great indignity, though I will not now take upon me to determine whether it deserved the usage it has met with from some people; yet I think I may say, that a majority of the members thereof, especially towards the end of it, were steady in the support of the liberties of the people; and had not they made a noble stand against the attempts of the crown in those days, we should not now have been debating this point. Thus, Sir, the instance of this parliament, if it proves any thing, I say, proves that the parliament, which sat the longest ever any did in England, could not be influenced by the crown to come into measures inconeistent with the liberties of the people: And if gentlemen will but recollect the , annals of that parliament they will find, that it was more subservient to the court, the first, second and third years, than it was the sixth or seventh; and it was less so the eleventh or twelfth, than it was the ninth or tenth: And I agree with the honourable gentleman, that the further it removed from its original, the better title the members acquired to the denomination of veteran troops, which he has been pleased to compare them to; but this title they merited for a reason very different from what he has assigned; It was not because they knew no other command but from the person who gave them their pay, but it was because they became every day more and more observant of their duty, more watchful over the liberties of their fellow-subjects, and less tractable to the measures of the court; insomuch that at last, by their persevering in an honest opposition to those measures, they forced this was dischar. I delie a cos

has been, and always must be the case, as to all bodies of the same men, when long kept together, and attempted to be seduced by bribery and corruption; for few men are so entirely abandoned to shame. but that sooner or later they will be actuated by the love of virtue and public good, which will at last make them stubbornly resist the profligate court against the liberties of their country: And this was certainly the case as to that parliament, otherwise king Charles would not have so easily parted with a parliament he had been so long and with so much expence endeavouring to form to his own arbitrary views. Therefore, Sir, if any argument is to be drawn from this long parliament, it may certainly be made use of as the strongest reason, why a septennial parliament should be preferred to a triennial.

As a farther proof, Sir, that the balance of power is demonstrably more in favour of the people in a parliament that hath its duration for seven years, than in one chosen every third year; and that the crown will always have less influence in a septennial than a triennial parliament: let us but recollect what has happened ever since the septennial law took place. As the honourable gentleman who spoke last has already observed, does, not experience shew as that every session will increase an opposing party? has it not been hitherto always found, that the party against the court has in every fifth or sixth session been more in number than it was the second or third? and as no step has been made to increase either the prerogative or power of the crown ever since septennial parliaments have had a being, why should we go about to make an alteration in that part of our constitution, from which we have never yet felt the least inconvenience? might not therefore a desire to revert back to the practice of our ancestors in this particular, be compared to a man in his full growth and strength desiring to return back to his childhood! It has indeed been insinuated by both the honourable gentlemen, who have spoke on the other side of the question, that undue influence has been attempted in elections; that money has been sent down from the treasury to gain returns from boroughs in the country; by which the elections have been rendered so expensive to the country gentlemen, that it is with great difficulty they can, from their private fortunes, support such expence, or withstand such influence: and

have heard made use of in support of this | question. Though I am no ways privy to. nor do I believe that any such practices have been lately attempted; yet upon this occasion, Sir, I will for argument's sake suppose it to be true; I will suppose that the court does intermeddle in elections, and that sums of money have been sent into the country for that purpose; but how this comes to be owing to septennial parliaments, I cannot comprehend; would it not be as much in the power of the court to meddle in the elections for a trionnial, as in those for a septennial parliament? and if a country gentleman can scarce bear up against these practices when he has six years respite to recover the expences and trouble he may have been put to by such attempts on his borough; for God's sake how will it stand with him when the battle is to be fought every three years? Surely he will be then much less able to bear such expences, or to withstand such influence; and, therefore, if the court ever has endeavoured, or if it ever should endeavour, to influence elections by the force of money, that influence would be much more dangerous in triennial than in septennial elections. From whence I must be of opinion, if this question should succeed, it might in time more effectually establish the absolute power of the crown, and destroy the liberties of the people, thought of. The worthy gentleman who made the motion has told us, that an annuity for seven years, is more valuable than an annuity for three, and from thence he seemed to infer, that a septennial parliament must be more expensive than a triennial, in the same proportion as an annuity for seven years deserves a better consideration than an annuity for three: but he does not consider that a parliament for seven years is above twice the duration of one for three; so that if triennial parliaments were to come in the place of septennial, a man must be thrice chosen before he can continue so long in this House, as he would do were he to be chosen for seven years at once; and it is certain that the expences or the purchase (if with him we propose such purchases) more than the expences or the purchase of | one election for a septennial,

If then the expensiveness of elections

this is indeed the principal argument I | mal purliaments, it is certain, the changing of them into triennial, will be so far from removing that evil, that it will necessarily increase it. And I believe some gentlemen will, in another particular, find their expectations as little answered by the present motion: I mean that they will not find it so popular a motion among the generality of electors, as some of them may imagine. It may indeed please those of the populace who have no votes, who are fond of noise and bustle, and who would be glad of any change by which they might have a more frequent chance to get drunk and be idle. It may also be agreeable to the lower and meaner sort of our electors, who have heretofore perhaps too often made their market upon such occasions; but to the honest shopkeeper, and the quiet and fair trader. who have no other views but to gain a comfortable subsistence, by carrying on their respective trades, and to the better kind of our freeholders, and to the gentry in general; to all those sorts of men, in short, whose inclinations we ought to have the chief regard to, the proposing of this bill will be found, I believe, not to be a very proper way of paying court. The worthy gentlemen, Sir, who have spoke on the other side of the question, make a very partial use of our antient constitution, when they pread for a shorter dar ition of parliaments; because in former than any other method that could be times, instance-ing be tound of frequent elections; but forget at the same time to remind us of the air erent situation of a r affair, both at hone and abroad, not proper allowances be made for the several changes which have since tappened in our constitution, and the different relitions we now bear, to foreign nations! For without a parity of circumstances, gentlemen can be reasonably expense at a policy of consequences. Formerly parliaments sate but ten, fifteen, or twenty days, and days, check all the business that had been them in that time; we now sit four or five months, and find sufficient employment: the reason of this difference is obvious: our government looks a gove theoryhan m avelenges, and the takes and emmore of this action have so tided at creased, that this House is now engaged of three or even of two elections for trien. in a much larger circle of business; and nial parliaments, will always amount to at the same time bath asserted a right to several placers in the sever, which till within these 100 years, the crown has often contested. May not gentlemen as be one of the gard attendant upon septen- well inter, because some parliaments in

tormer times have sate but 20 days, that this particular, as to plead for a shorter duration of parliaments, because there may be found instances of annual elections in remote ages? Would gentlemen, Sir, who speak so favourably of antient times, have our parliaments brought again to be entirely upon the same noot they were formerly? Surely, No ! As the law now stands, the erown cannot possibly prolong a parliament beyond seven years; and as the artirs of the public are now disposed, it must nocessurely ment every year. Formerly the crown could keep a parliament in being without any limitation of time for their dissolution, and, as I have said before, did sometimes prevent them, though elected, from ever meeting; nay, at other times, there has been for many years together a total intermission of parliaments. I therefore really think, no one can make the least comparison on this head; at least I suppose the worthy gentlemen would not be willing to return to the practice of preceding times in these particulars. In short, Sir, I think the Septennial act as well adapted to our present constitution, as well calculated to answer the purposes and secure the freedom of parliaments, as any regulation that can be made; and I do not know any one particular instance in which our liberty and constitution have been more strengthened and improved since the revolution, than by those laws which have been made relative to the chusing, sitting, and duration of parliaments.

Before I leave this subject, I must take this opportunity to return my thanks to the honourable gentleman who called for the reading of the Septennial Act, because the preamble puts me in mind of our being indebted to that law for the prevention of a second rebellion: I am convinced, that it was to that seasonable alteration we then owed the preservation of our tranquillity, and perhaps every thing that is dear to us; for the minds of the people were at that time so exasperated and inflamed, the spirit of Jacobitism was got to such a height in the nation, that had an election come on, after the first parliament of the late king ought to have expired by the Triennial Act, it is not hard to say what fatal co quence in ght have eread. That I neither mention this as thinking it entirely our present situation, or to draw an aram contending for; however's must say,

[VOL. IX.] new muse a git sea by the Linversit

that the recollecting how much we owe we sught now to todow their practice in , to the Septennial act, makes me the more unwilling to part with it. It is like friendship in private life, where we have once established a thorough good opinion of a man, and have received great favours from him, it is with difficulty, it is with great concern, we are prevailed on to give credit to any thing that may tend to his disadvantage. Many instances might be brought, Sir, to shew the inconveniences that would attend the success of the bill now proposed to us; but as I have already taken up much more of your time than I at first intended, I shall only mention one, which is, the great he mance it in it be in the dispatch of our foreign negotiations. As we have been within doors, often told of reports without doors, I must take the liberty to mention one which we have heard both within and without. Have we not often heard without doors, have not we been told in a former debate in this House, that several letters have been lately sent to foreign courts, in order to discourage them from treating with us at this critical juncture, by assuring them that the next ensuing parliament will be of a complexion very different from this. I cannot in the least suppose that such letters were either written or concerted by any one within these walls; but I must presume the authors are by this time convinced of their error, since I find so much pains has lately been taken, and so much rhetoric employed, both in weekly and other papers, to persuade us of the inconvenience of the Septennial Act, and the necessity for repealing it; from whence I conclude, that those gentlemen who were the authors of such letters, begin now to see that they will be disappointed in their expectations; and in order to make amends for this disappointment, they are for repealing the Septennial Act, that they may have a fresh opportunity of taking another trial four years hence. But be this as it will, it is certain, what I have just mentioned may be practised, and will always be an inconvenience and a hindrance in the carrying on of our foreign affairs, towards the end of a Septennial Parliament: and shall we by a new law give an opportunity and a temptation to the enemies of the government, to repeat those ends of all specific and sugar to supp the great prejudice of the nation, at the end of every three years.

A. D. 1754.

Before I conclude, Sir, I cannot help observing, that uniting the seven years I

have sat in parliament I have heard many questions introduced into this House which have very much surprized me. Among others I have heard a proposition made, which, as it appeared to me, would have made the army useless upon any emergency, when we might have had the greatest occasion for their service. I have heard another motion for making a perpetual law to regulate an annual constitution, which would indeed have had a quite different effect from the former: for in process of time this last question, had it succeeded, might have made the army our sovereign, and King, Lords and Commons insignificant; and the proposition now before to, would, or my opmon, tard to weaken our greatest security: I mean the landed interest of the kingdom, by giving them frequent and unnecessary temptations to extraordinary expences, and might farther introduce new calamities and confusions into this nation. What other question can follow to keep rank with those I cannot divine; but the spirit of reformation seems to be now so very much the fashion, I do not doubt but fertile imaginations will always find, and will never be at a loss for, popular topics to introduce.

No state, Sir, was ever so exactly framed in all its parts, as not to make new laws sometimes necessary to remedy the evils which time and corruption may bring upon it; and for this reason every state is invested with a power of altering or repealing old laws, and substituting new in their stead, where those existing are found to be deficient: in this I shall agree with the honourable gentlemen; but give me leave farther to observe, that this power may be made use of to the overthrow as well as the support of the constitution: and therefore when we proceed to the exercise of this part of the legislative power, especially in things which relate to the very fundamentals of our constitution, the worthy gentlemen will, I hope, agree with me that we ought to use it with the greatest

prudence and caution.

At present, Sir, I think our constitution is so well regulated in all its parts, the scales are so justly poised, as not to want any new modelling, nor any additional weight to be thrown into the other scale: we must be all so sensible of the happiness we enjoy under our constitution, as now established, that our chief concern and study ought to be how to preserve it in the happy aituation it is now in; and if we can transmut it to our posterity in the same lustre . * Afterpards dule of Benufurt.

and perfection we now clearly perceive it to be in, our successors will have no just reason to accuse the present generation of having made an ill use of that great trust which is reposed in every man who has a voice in this place. changes, though never so well intended, are hazardous; but as the change now proposed appears to me, I think it would certainly have quite a different effect from what those worthy gentlemen expect who are the advocates for it: I am persuaded, that instead of amending or improving, it would weaken the constitution; and therefore, I think it a duty I owe to my country to give my dissent to it, in this public

Lord Noel Somerset * stood up and spoke thus.

Sir : Though the honourable gentleman who made this motion, and the honourable gentleman who second a if, have sig ported it in so atrong and handsome a manner, that an attempt to add any thing to what they have said, may be Doken on as presumption; yet I cannot help declaring my as probation of the motion in the best and

most public manner I am able.

The honourable gentleman who read you a long extract out of master Prynne. seemed rather, in my opinion, to divert than instruct the House, and though I could not join with gentlemen in their mirth upon so serious a debate, yet I must own I cannot conceive to what purpose that long extract was read to us upon the present occasion: nor can I see what the question now before us has to do with the prerogative of the crown, either as now enjoyed, or as claimed in any time past. Because gentlemen have mentioned our old constitution, and have taken notice of a particular regulation with respect to the holding of parlaments, which was then an force, and which they desire to be re-established; is it from thence to be interred that they desire to restore, in all its parts, our ancient constitution, as it stood at any period of time? No, when we talk of our old constitution, with regard to any amendment or ateration now proposed, we are to pick out those customs, which appear to be good, and which ought to be restored; and we are to reject those which appear to have been bad.

The question now before us, is not whether our constitution be now in the

general better regulated than it ever was, may themselves have so great a hand in at any former period: the question now before us is particular; it is, Whether our ends they will prevent their being reconstitution, with respect to the holding a of Parliaments, was ever under a better regulation than it is at present: And that it was so, seems to me to be demonstrable from the very nature and design of parliaments: for this House is properly the grand inquest of the nation, they are to represent the grievances of the people to their sovereign; and the people are always to choose proper representatives for that purpose: that choice ought therefore to be annual, because the person that may he a proper representative one year, may before the next, or at least very soon after be concerned in making the people suffer those very grievances which they want to complain of; and surely such person would not be then a proper representative

This was our old constitution, with respect to the holding of parliaments; they were, or at least ought to have been, not only annually held, but annually chosen. It is well known that prorogations are but of a late date; they were first introduced to favour the arbitrary views of some of our ambitious kings; and as they owed their origin to such a corrupt fountain, I am persuaded we never can expect any good from them. However, the question now before us does not go far, nor are we obliged to have recourse to remote ages for a precedent for what is now proposed. When we now talk of our old constitution, we are to consider it as it was settled and reformed at the Revolution, and at that time, as has been before observed, the patrons of liberty did not think their work was complete, without having the point fully and clearly settled; and therefore they were never at rest, till they had obtained that very law which is now desired to be restored: for this reason I cannot but think that gentlemen bave given themtelves a very unnecessary trouble in ex-Plaining to us so particularly the history of former reigns, or the complaints against former kings; for the not notding any pur-Lament at all, or the continuing the same parliament for a great number of years is m effect the same; in the last case, as well as the first, the people have no opportunity of having their grievances either represented or redressed, because after a number of years the members may either become unacquainted with, and regardless of the grievances of the people, or they

th segmentances, but a to around fish dressed.

It has been said, that the restoring of this law would create great heats, and raise dangerous contentions in the nation. If it were a new law, a law which we had never any experience of, this argument might have some weight; but the direct contrary of this is known to be true from the experience we had of it, while it was allowed to continue in force. Besides, this is one of those arguments that prove too much; for it is as good en argument for us to continue ourselves for seven years longer, or indeed for a perpetual parliament, as it is for a septennial; and it is an argument that has in all countries been made use of for subverting the liberties of the people. In all free countries there must now and then happen some little feuds and divisions among the people, which ambitious wicked men have used all their cunning and all their eloquence to set in the most terrible light, and under the pretence of preventing those feuds and divisions, have in most countries prevailed upon the people to give up, or at least to allow themselves to be robbed of those privileges which were their only defence against tyranny and arbitrary power.

Another objection against this motion is, that a septennial parliament is necessary for establishing and confirming our credit abroad. If this be yet to do, if our credit abroad remains yet to be either established or confirmed, I will say that we have lately spent many millions, and have made many treaties to very little purpose: Is not this like wise an argument for settling the duration of our parliaments at a much longer term? for if our credit abroad were any way strengthened by a parliament to continue for seven years, would it not be much more so by a parliament to continue for seven times seven? but this is not the case; our foreign neighbours judge better of the condition and circumstances of this nation, than some of ourselves seem to do; our credit among them depends on their believing that there is an union and mutual confidence between the king and his people; and is there any thing can tend more towards lessening their belief in this respect, than their hearing that the king does not incline to trust his people with a frequent choice of their own representatives? Will not every man from thence conclude, that either the people

are disaffected, or that the government is would be lucky for us : so that, if nothing pursuing such measures as they think may 'else could be said in favour of the motion. not be agreeable to the generality of the this very argument would be subsected with people? And I believe it will be allowed me to give my vote for it. that such a notion would not contribute, much towards establishing or confirming our credit abroad. While no measures are pursued but such as are for the honour and interest of the nation, it is certain that a parliament sent here by the free choice of the people for three years, or even but for one, would be as ready to confirm those measures as a parliament sent here for seven years. But if ever it should hereafter happen, that measures, even destructive to the nation, should be pursued, only to save and support a falling minister, or by way of temporary expedient only, to put off the evil day during his time; he might indeed have a better chance to get such measures confirmed and approved of by the members of a septennial parliament, who had such a long term to reap the fruits of their servile compliance, than he could have to get such measures confirmed or approved of by the members of an annual or triennial parliament, who must soon return to the people for their approbation or disapprobation of what they had done: and a parliamentary acquittal would be of much more consequence in the first case than in the last; for if an annual or triennial parliament should be servile enough to approve of measures contrary to the general sense of the nation, the people would soon have an opportunity of doing themselves justice in a new parliament; but if the people were to have no such opportunity for seven years, it might then be out of their power.

It has been said, that frequent new parliaments would produce frequent changes in our administration, so that we never could steadily pursue any measure foreign or domestic. As to changes in our administration, if triennial or annual Parliaments should produce triennial or annual ministers, it would give me no great concern, and I dare say, the nation very little uneasiness. But how this should make us unsteady or unsettled in the pursuit of our public measures, foreign or domestic, I cannot, indeed, conceive; for if the measures were apparently for the good of the public, the new ministers would, doubtless, for their own honour and safety, pursue them as steadily as the old could have done; and if the old had entered on measures inconsistent with the good of the

The Honourable John Cornwallis spoke next against the motion :

Sir: I have indeed heard some mention made without doors of the proposition new under our consideration; but I never expected to have heard it moved in thin House, especially at a time when the circumstances of Europe ought to prevent our attempting any thing that may in the least tend towards weakening our constitution; or unsettling the measures of his Majesty's government. As for my own part, Sir, the question can no ways affect me : let it be agreed to, or, let it be rejected, as to my particular circumstances they will remain the same; but as we are not to regard our private or particular interest, but that of the whole community, in every question that arises in this House: I therefore think I am obliged not only to give my vote against this question, but to give my reason, at least the principal reason which induces me to be against it: and it is this, That, in my opinion, the motion seems calculated for no other end but to continue that ferment and that spirit of division and disaffection which was so artfully raised in the nation, upon a late memorable occasion, and which has already almost subsided, and must entirely subside, as soon as the people shall have come to their senses, so as to be able to judge coolly and impartially about that affair. But this they could never come to do, if the present motion should succeed; the nation would be kept always in a ferment, the divisions about one election would no sooner be over, than those about another would begin, and the passions of the people would be every year screwed up by some new art, in order to support or render successful the ambitious views of some private men. This would of course very much weaken his Majesty's government, and diminish his influence in all foreign negotiations; for which reason I shall most heartily give my vote against the motion now made to us.

Colonel Bladen rose up, and said:

Sir; I cannot give my assent to the question now in your hand. The repeal of the Septennial law is a motion I cannot in my conscience agree to; for though nation, here the change of the manistry one of the motives for enacting that law does not at present exist in such an appa- quiet, or indulge herself in a state of ease enacted, yet it cannot be said, that even that motive has now entirely ceased; I wish with all my heart it could be justly said, that there is not now a Jacobite or disaffected person in the nation; but I am afraid no such thing can be justly said for many years to come, and therefore even that motive, which the honourable gentlemen, who have spoke upon the other side of the question, have said to be the only motive for enacting this law, has not yet entirely ceased: but, Sir, this was not the sole and only motive for enacting that law; if gentlemen had given attention to the preamble of that law, they would have found many other reasons mentioned for enacting it, which are now as strong for continuing it as they were then for enacting it.

It has been said, Sir, that this law has been attended with several inconveniences, which I cannot say I was ever sensible of; and I think they have not yet been made sufficiently appear by any of the gentlemen who have spoke in this debate; but; granting that there were any such, is this a time to repeal a law which has been productive of so much good, and which so much strengthens his Majesty's government, only because it has been found to be attended with a few trifling inconveniencies? I cannot think that the gentlemen who talk at this rate are so igporant of human affairs, as they now pretend to be; they must certainly know, that all human institutions are attended with inconveniences, and all that the wisest of men can do, is to chuse those regulations which are attended with the fewest and the least dangerous inconveniences, and which tend most to the security and the happiness of their native country: when gentlemen consider in this light the Septennial law which now exists, and the Francial law which was for good reasons repealed, they will, I believe, at all times, but especially at the present, give the preference to the former.

Let us, Sir, but consider the present atuation of the affairs of Europe; Italy swallowed up by France and her allies; numerous armies on the Rhine threatening to penetrate into the very bowels of the ' empire: our old allies, the Dutch, reduced to the low ebb of begging a neutrality from France, for their barrier in Flanders. It such a state of forcig radiairs, is if to be imagined, that Great Britain can remain

rent manner, as it did at the time it was and security! No, surely, Sir, we must concert proper measures to prevent the balance of power in Europe from being quite overturned: we must look in time to the preservation of that balance which has already cost this nation so much blood and treasure; and, at such a conjuncture ought we to repeal that law which strengthens his Majesty's hands, which gives steadiness to his councils, and adds weight to his negotiations with foreign powers? Or shall we substitute in its place a law which would throw the nation every two or three cars into each distractions and confusions as elections are always attended with?

Would not this, Sir, be giving the enemies of his Majesty's government at home, in conjunction with his enemies abroad, so many opportunities of distressing his Majesty's government, of throwing all thenge into contusion, and perhaps of destroying that establishment, and that family to which we owe the preservation of all that is dear to us? God forbid, Sir, that this House should be so much wanting in that duty they owe to his Majesty, in that duty they owe to their country, as to do any thing that might tend to the distressing of his government, or to the disturbing the peace and quiet of their country. I hope the House wal excuse me for taking up so much of their time: I could say a great deal more against the motion now before us, but the subject has been so much exhausted, and every argument in favour of it so fully answered by my worthy friend under the gallery, who spoke early in this debate, that I think I need not now add any thing farther, but shall most heartily give my vote against it.

Mr. Watkins Williams Wynn* spoke next.

Sir: I am surprised to hear it insinuated by the honourable gentleman who

[&]quot; Mr. Watkin Williams Wynn spoke next in favour of the motion. He was a gentlemon of Wales, undangle) in his person, and it flexable to his joine des, which were by no meaning lavourable in thise of the revolution. manner of living and conversation, greatly resentiled these whom we may early a best models of British antiquity; and his estate being large, he was enryled to push the chartains ship, which he affected, to the utmost. Having greatity enciet in elections of members or a casent, be thought launce fopermentarily interested to this question, and he insisted

spoke last, as if the motion now before us was made with a view to distress his Majesty's government, or to disturb the peace of the nation. Such an insuntation is really not treating the gentlemen, who have spoke in favour of this motion, with that candour which one gentleman has reason to expect from another in this House; nor, indeed, can I look upon it as any compliment made to his Majesty or his government. It is not to be doubted but that his Majesty, in all the measures he pursues, looks a little further than this House. It is not to be questioned but that his Majesty looks for the approbation of the generality of his people, as well as the majority of his parliament; and while his measures are approved of by the generality of his people, frequent elections cannot surely bring any distress upon his government, but will greatly strengthen it, by shewing frequently to his Majesty, and to the whole world, the true sense of the generality of the people. As to the peace of the nation, we know by experience, that it was as well preserved by triennial parliaments, as ever it was by septennial, so that the agreeing to this motion cannot disturb the peace, but the rejecting it may very probably have such an effect; for the generality of the people so earnestly desire to have triennial parliaments restored to them; that the refusing to comply with their desire cannot but increase the number of the disaffected, which may at last throw all things into confusion, and may perhaps destroy that establishment, to which we owe every thing that is dear to us.

I shall readily grant, Sir, that ever since we have had Septennial Parliaments, our elections have been generally attended with distractions and confusions; but I cannot allow that this would be the case if our elections were annual, or even triennial; they would then be carried on with much less heat and animosity; for every man knows that the disturbances about elections have been much greater since the Septennial Bill took place, than ever they were before: and I would gladly ask gentlemen, if before that time it was ever known that the solicitations and contentions about elections began two years be-

upon it, that a man who could get 100 guineas for his vote for a Septennial parliament, would not get 15 for a triennial one; and that bribery and corruption are the ratural consequences of long parliaments." Thinkel by the an versity of the content of the cont

fore the chusing of a new parliament, which is known to be the case at present over the whole kingdom, and which always must necessarily be the case; it being natural for men to contend with more vigour and with more heat for a post either of honour or profit, that is to be enjoyed for seven years, than for one that is to be enjoyed but for one, or for three.

Then, Sir, as to bribery and corruption at elections, I am sure it has very much increased since the Septennial law took place. It is a natural consequence of lengthening the time of a parliament's continuance; a consequence so natural. that I am surprised to find it so much mistaken as it seems to be, by some gentlemen who have spoken upon the other side of the question. It is certain, Sir, that bribery will never be made use of at any election, but by a man who has not a sufficient natural interest in the place where he declares himself a candidate; and by such we may expect it will always be made use of, as far as it can be done with safety, if the candidate has but the least hopes of succeeding by such dishonourable means. Where there happens a competition, every elector has a natural bias to vote for one man rather than another, and every elector will vote according to his natural bias, if he is not bought off: whoever endeavours to buy him off, must certainly come up to his price, and this price will be higher or lower, according to the elector's honour and circumstances, and the natural bias he has for the other candidate. A great many men may be perhaps bought off with 100 or 1000 guineas, who, if half that sum were offered, would spurn it away with an honest disdain. I hope, Sir, there are a great many electors in this kingdom, whose honour, upon such occasions, is above the power of any such corrupt temptations, but that there are likewise a great many who may be bought, is a fact which, I believe, no gentleman in this House will dispute; and in this view let us examine the difference between Triennial and Septennial parliaments.

Give me leave then to suppose two gentlemen set up in opposition to each other, for representing one of our little boroughs in parliament; one of them a country gentleman, of a great natural interest in the place, the other a citizen of London, or a place-man, not near equal to him in interest, but depending entirely upon the money he is able to lay out: Suppose the course, or place-man, comes to a calcula-

tion, and finds that it will cost him at least 3,000% to buy the sountry gentleman out of his interest in that, borough; if the parliament were to continue but for three years, he would, very probably, resolve not to be at such an expence, and so would refrain from being guilty of the crime of corrupting his countrymen; but when the parliament set countrymen; but when the parliament set countrymen; but when the parliament set of countrymen; but well set with clean hands.

will not walk out with clean hands. Gentlemen are very much mistaken if they imagine that the price of an elector depends upon the duration of a Parliament; or that a man who sells his vote for 100 guineas at an election of a Septennial Parliament, would sell his vote for the half of that sum, if the parliament to be chosen were to continue only for three years. No, Sir, there are very few of this sort of electors who think of futurity; the present offer is the temptation, and the only temptation which can be of any weight with them; Besides, they cannot depend upon having the like offer made them at the next election; and 50 guineas ready money, with an uncertain hope of having 50 more three years hence, is not surely so great a price as 100 guineas ready down: The natural interest of the country gentlemen, and the honour of the electors, are what the dealers in corruption have to contend with, and against these a small price cannot be so prevalent as one a little higher. Some may, perhaps, be corrupted by a small price, but certainly the higher it is, the greater will the numbers be that are tempted to yield to it; and as a man may give a higher price at the election for a Spr mual Parliament, thun he can do at one for an Annual or Triennial, therefore the greater the numbers will be of those who yield to his temptation, the more he may depend upon corruption; and the more it is to be depended on, the more general and the more frequent will it certamly be. From hence it appears evident; that the increase of bribery and corruption is as natural a consequence of Septer, it ali ments, a my one thing one be conceived to be the consequence of another.-There is no way, Sir, of effectually preventing corruption, but by putting it out of the power of any man to corrupt: There is no corrupting any man but by coming up to his price : therefore the coly way or putting it can of the

power of any man to corrupt, is to put it out of the power of my man to come up to the price of any number of electors: and this can only be done by making our elections frequent; The more frequent the better. It is certain, a gentleman who enjoys a good pension for seven years, is more able to give a high price, than if he had enjoyed that pension but for one year or even for three; and he will more willingly give a high price, when he is thereby to purchase the continuance of that pension for seven years, than when he is to purchase it only for one or for three years. This, Sir, is so evident, that I am astonished to hear it controverted within these walls.

If our parliaments were annual, it would be impossible for place-men or pensioners to save as much yearly as would be sufficient to bribe country gentlemen out of their interest, and the electors out of their honesty; which I am afraid is a practice now too frequent in many parts of this kingdom: how can it otherwise be imagined that the people would chuse persons they neversaw, persons they perhaps never heard of, in opposition to gentlemen who live in the neighbourhood; gentlemen who give them daily employment, by buying in their ships ander racits. This in maractures and provisions they have use for in their families; and gentlemen whose ancestors have, perhaps, often represented that very place in parliament with great honour and universal approbation? I remember, Sir, I was told by a gentleman who is now dead, and therefore I may name him, I mean Mr. Spincer Cow or, afterwards one of the Judges of the Common-Pleas, he told me himself that he had never been in the borough he represented in parliament, norbad, ever seen or spoke with any of his electors; and I believe I could, without much difficulty, name some who are now in the same situation. Can such Sir, be called the representatives of the people, or can it be supposed that they are chosen by means of that natural interest by which every man ought to hold his seat in this House?

The Parliament, Sir, is the great council of the nation, and the business of this House in particular is to represent to his Majesty the grievances of the people, to inform his Majesty if any of his ministers or officers makes an ill use of the power he delegates to them, and to impeach and prosecute such evil ministers. Now I want he glatter have who are the majests, proper resterentatives for these purposes.

gentlemen who have large properties in the country, who are independent of the ministers and officers of the crown, and who by living in the country are perfectly acquainted with the circumstances of the people; or gentlemen who for their chief support depend upon the ministers and officers of the crown, who know nothing of those they represent, and are not only ignorant of their true interests, but are really indifferent about their welfare. I hope it will not be controverted, but that the first sort of gentlemen are the most proper representatives of the people; and if so, Annual or Triennial Parliaments are better than Septennial, because there is a greater probability of their being chiefly

convosed of such gentlemen. As bribery and corruption, therefore, is a natural consequence of long parliaments, as it must always increase in proportion as the term for the parliaments continuance is prolonged, I am persuaded that all those who are against believe ad corruption, will join with me in voting for the restation of triennal parly news. It is not the expence of an election that country gentlemen are to be afraid of: the most extravagant entertainments that a etranger in the country could give, would have but little weight, if to these he did not add downright Bribery; and even those Bribes must be so high, as to overbalance the natural interest of the country gentleman, as well as the honesty of the gre lest part of the electors: as these Bribes cannot be made so high for a triennial parliament, as they may be for a septennial, they cannot be so prevalent among the electors; and therefore a gentleman, who disend our en author; but his natural interest, will always have a better lay for representing his country in a triennial parliament, than he can have for representing it in one which is to continue for seven years; for which reason I cannot but think that every gentleman, who has a mind that his posterity shall depend for their seats in parliament, upon the natural interest they may have in their respective countries, and not upon the frowns or the favours of the minister for the time being, must necessarily be for our returning to our former constitution in this respect. This, Sir, is, in my opinion, absolutely becessary, and it must be soon done, Wherwise country gentlemen, tired out with contending against those who purchase their elections, perhaps with the

are obliged to pay out of their estates in public duties and taxes, will at last have nothing to do but to sit down and bemoan the fate of their country: but their complaints will then be to very little purpose, for the doors of that place, where the groans of the people ought to be heard, will then be shut against them. We may depend on it that those, who obtain their seats in this House by ministerial influence, will, while here, be directed in all their proceedings by the same sort of influence. and by none other.

To conclude, Sir, I am very certain that there is nothing would be more agreeable to the people in general, than the repeal of the septennial law; and therefore I, as one of the representatives of the People chosen without bribery or corruption, and as one who has nothing to consider but the interest of those I represent, shall readily vote for the motion.

Mr. John Willes (Attorney General) spoke against the motion:

Sir; I have given all possible attention to what has been said by gentlemen, on both sides of this question; and I must confess, I cannot yet see any manner of reason for agreeing to the motion. Gentlemen have been pleased to put us in mind of our ancient constitution; but it has been so often varied and altered, that it will be found very difficult to fix upon a time when it was such as we ought or would desire to return to: and if any time is to be fixed on, we are not surely to take the time when our constitution was weak and in its infancy, we are certainly to chuse that time when it was come to its full strength and vigour, which, in my opinion, is the present. But as gentlemen have mentioned the Claim of Rights, let us examine how it stood at that time, for I am persuaded it will be agreed to by every gentleman in this House, that after that Claim was settled and confirmed, our constitution was more vigorous than it ever was before that time; and yet even in our Claim of Rights there is no mention made of frequent new parliaments: It is indeed said, that for redress of grievances, and for amending, strengthening and preserving the laws, parliaments ought to be held frequently; but it is not so much as insimuated, that every one of these parliaments ought to be a new parliament; and as to the frequency of parliaments, I am sure there never was less reason for com-Let manel which the condita antheorem by interior the pearsonial By based.

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our can tite from was 1 of so well regulated or established as it is at provide at was still left in the taw riof the kits to continge a parliament as long sor messed, and this certainly market any become a grievan e upon te pi gic. Ins occi gia the whole nation were sing "le or, and this they one willing to on at ; left m and such cases, people gen rain con ton none extreme to viole, the passers or men are something the a pendidum, of the trice raised to lath in the side, they alway are too by he on the other, it was to be really concern settle in the call with a spect to the Trienned Bill, which passe him the reign of King Wildiam: the pass ops of the propositive raised figh agast the interest ted prerogative of the crews, in cold and a parametrias long is the herginal round, this the energics et a pover in at tock boil of, it or ter to on it. Palms by all in the preriodthe was a this respect leaf d too much: for this well known that the Triennal Act is strather introduced nor promoted by the pations of liberty, or the rest friends to that King's government; it was by those who meant to distre sittle mass ires et that good prince, to whom their native country, nivever they themselves, stood so in car indebted. They at last prevailed, they got that law passed, w. h, after a long experience, was found to be of da gerous consequence to the peace of the a ton, and to the quiet of the sab sets and therefore the Septenmal Lily is igreed to, which is a most reason by the house the one extreme of law of the properties of the crown in this respect a 1 am d, d a the other extent of other the prregative too mach, by I vis the error in taller and essent of caller a rew proban nt olive in three years, whether the ton at a t with the peace and security or the nation or not. Thom vacace, Sir, I ta car constitution is now it its utino ti is to har I was inde digit d to hear enco-I ams be towed by an a most dile gentlenan ipon the let. King Wahi, a, because Totally and of to Lamma, the office and never by the case a par-

for ever since that time the ses and have I future happiness of this mation would have by rices and held, and all of them have been both r scented, and more bring est bear J by harr; he would not mye been of a trover partial and to the Bit, Sir, ev a by the shi m of Richts | war so son i as bed. I in to have spread to those for the synthetic work attendance to helly completed it, the commence of or war but I rian my ten years, ought Lar reduced the power of I rener so loss, as to have reade on fauntititally unable to his similar conquest of Spirit; and thereby the Louis and which be is a dig and which cost to suction so much be on and tree rure,

A. D. 1754.

would have been enectionly prevented.
Gen bench have been pleased, and to mer from frequently to us the piero take of the crown, and to take of its being grow, up to a great he sit, but charay of themmen, that has present does yo or the ree has a souther, ever pro-the less at maketo the prejuce of de prople's rights, or ever endeavoured to extend any manea or the peer wereve neyout a breat which we in carried took, we Adalage no send one was a first to proceed one and a new and a new and adaptions: for while on happy co. Little a is preserved, it is certain the alonar are a part of it must be entered at it some powers and prerigatives; it must have at least those which are necessary to susport itself against faction, and to preserve that rithience which it ought, by law, to have in the gevenment of this at the action the affluence which, as has men say, week the ero in may acquire over long poor in late, it his about hill a very proper reswer it a bot the go tame who speke tost og not the more in or at the cortem, that it has go and it is been cortes the obsergence of stancout the Percent farmen, because to the ancent of the front that have nath they continues on the multines of the personal series set in veral vere the 'n g by territ, and becre south to smith medical set may the atex arrowall to a father who them. If sleve, if the contract the like good reison to be if opinion, procured that and the are the topplacent to competence for a confidence of the table that con with I sent to

the inclient of the we are to In the selection come from the corner of the longitude by the experience can these selections where he sign but a that place is to be a first of a contract of participations and beautiful to Section at Participation of the corner may prove the contract of the corner of the corner of the contract of the corner of the corner of the contract of the corner of the contract of the corner of the corner of the contract of the corner of the corner

liaments were annual. That we have all a dependance on the people for our elec-tion, is what, Sir, I shall readily grant; but after we are chosen, and have taken our seats in this House, we have no longer any dependance upon our electors, at least in so far as regards our behaviour here. Their whole power is then devolved upon us, and we are in every question that comes before this House, to regard only the public good in general, and to determine according to our own judgments: if we do not, if we are to depend upon our representatives, and to follow blindly the instructions they send us, we cannot be said to act freely, nor can such parliaments be called free parliaments: such 'a dependance would be a most dangerous dependance: It would, in my opition, be more dan, crous and of worse consequence than a dependance upon the crown; for in a dependance on the crown, I can see no danger as long as the interest of the crown is made the same with that of the people, which every man must allow to be the case at present; whereas the people of any county, city, or borough are very liable to be mis-led, and may often be induced to give instructions directly contrary to the interest of their country.

Bribery and corruption, Sir, are two hideous words, and are often set in the most terrible light; I have, it is true, as terrible an idea of such practices as any gentleman in this House; but I cannot think we are in any present danger from Our constitution is so happily formed, that it is almost impossible to overthrow it by such practices; for before such a thing can be done, the generality of the people must be corrupted; nay, they must be so far corrupted as to be ready to sell themselves for a small price, for if they insist upon a high one, there cannot be a purchaser. This is a case which I hope never will happen, but if ever it should, I cannot see how our constitution could be more safe with a Triennial than with a Septennial Parliament; for I am persuaded that if a man will sell his vote either in Parliament, or at elections, for 1,000 or 100 guineas, he will sell it for half that sum, when he finds he can get no more. Whatever is once brought to market is generally sold for the

ruption is only of one sort; but this, Sir, is a mistake, it appears in many shapes; a man may be bribed without giving him money; and even members of this House may be bribed without getting any place or preferment from the government. any gentleman, to please his borough, and to secure his next election, should act contrary to his own judgment, it is as downright bribery as if he had got a pension, a place or preferment from the court; and I look upon this as one of the very worst sorts of corruption.

Gentlemen have told us, that Septennial parliaments are attended with many inconveniences, but they have not been so good as to shew us any of them, at least in so far as I have yet heard; we have had the experience of such parliaments for above these eighteen years, and yet I do not find that they have pretended to shew any one inconvenience which has arisen from them in all that time; from whence I must presume, that it is not in their power; and I believe it cannot be shewn that so many good laws have pased in any such number of years, as have been passed since septennial pariaments took place: I'am sure it cannot be shewn, that any one law has been passed by any of our septermal parliaments, that increached upon the rights of the people, or that was attended with an inconvenience, or was looked on by the generality of the people as a grievance. If ever there were any such, I must desire that the gentlemen of the other side of the question would point them out to us.

Rut, Sir, I could shew many inconveniences that would certainly ensue from Triennial or annual Parliaments: the whole nation would be kept in a continual turment, the touds and divisions which by every election are raised among neighbours in the country, would be continually kept up: the country gentlemen would be entirely ruined by the expence of frequent elections, and an annual attendance upon this House with multitudes of witnesses, about those that might be contested; and a vast encouragement would be given to drunkenness and idleness among all ranks of men. We know when working people have been habituated but for a few days to drunkenness and idleness, how hard it is to bring them back to their labour and industry; from whence we must conclude, market-price; and we find that the more that such frequent elections would be a frequently a thing is sold, the lower it falls great prejudice to our husbandry, to our in its price, the more contemptible it be- manufactures, and to all sorts of improvecomes. Prople usually suppose that cor-expense p for the khanking and feasing

when that for the next would begin. All these, and many worse, would be the certain consequences of Triennial, or annual elections; whereas when elections return but once in seven years, the feuds and divisions among neighbours, and the ferment the nation is put into, have time to subside; the abouring people have time to cool and return to their labour, and the country gentlemen may easily bear the expence of elections, because they have

six years to recruit, and to lay in a stock

for that purpose. An honourable gentleman spoke of Septennial Parliaments as necessary to support falling ministers : how a Septennial can be more proper for this purpose than a Triennial, I cannot really comprehend; but whatever may be in this, I am sure it is not the case at present: for I have been of late in as many counties and corporations as any gentleman, I believe, in this House; and notwithstanding all the arts that have been practised, and all the industry that has been used to give the people a bad impression of the present administration, I found the people in every place I passed through, generally well inclined towards it; and the present Parliament, though a Septennial one, stands so firmly in the esteem and affections of the people, that I dare say we shall see the greatest part of the gentlemen now in this House re-chosen.

Upon the whole, Sir, as no gentleman can, I think, shew me any inconvenience attending Septennial Parliaments but what is imaginary, as a great many dangerous inconveniences always have attended, and always must attend Triennial Parliaments; and as I am convinced that the nation in general is very far from desiring a repeal of the Septennial law, I am entirely against the question.

Mr. Walter Plumer spoke next:

Sir : I am not a little astonished at the doctrine laid down by the honourable and learned gentleman who spoke last: that after we are chosen, we are to give no attention to our constituents, that we are then to throw aside all dependance upon them, is a doctrine I never before heard in this House; and I am the more surprised to hear it come from that learned gentleman, because some of our principal lawbooks tell us, that in ancient times this House has often refused to agree to pro-Positions made by the court; for this

about one election would hardly be over, I reason only, that they could not agree to any such new propositions, till they went home and consulted with their constituents. For my own part, Sir, I shall always give the greatest attention to the sentiments of those I represent; I shall always have a great regard for their interests, and shall never think there is any danger in having a dependance upon them,

A. D. 1784.

The learned gentleman asked us, If the prerogative of the crown had been extended beyond its due bounds by his late or his present Majesty? Sir, I do not say it has: it is a question cannot properly be answered, nor have I heard any such thing so much as insinuated in this debate. But I wish we would take an example from the crown in one thing: We may observe, that the crown never gives a place or employment for life, or for a long term of years, except such as cannot be otherwise disposed of; and the reason is plain: were these places given for life, the grantee would then be out of the power of the crown, and consequently would not have such a dependance on the crown, as those persons must have who enjoy their places-daring phasure only. In this the crown acts wisely; and I wish we would follow the example: when I say We, I speak of the gentlemen present not as members of this House, but as a part of the people of Great-Britain: it would certainly be the height of wisdom in the people to keep those they trust and employ in their service as much in their power as possible. If those the people chose to represent them in this House, were to continue in that station only during the pleasure of the people, the representatives would, I believe, have a proper regard for the interests of the people, and would never think of throwing off all dependance upon them. As this would, in my opinion, he a wise step in the people, therefore I must he for agreeing to every thing that may tend this way; for this reason I cannot but be for the present motion; may, if annual parliaments had been moved for, I should have been for the question.

Another gentleman over the way mentioned to us the present situation of Europe; and asked us, If we were to sit still, and take no part? This, Sir, is a question that might be answered, if they would let us into the secret so far, as to know what is the present situation of Europe with respect to ourselves; but this they do not seem inclined to do. However, without such an insight, I think I may say, that we

ought to mind our own business, and take | proper care of the interests of Great-Britain; but that we are not to enter headlong into every German quarrel that happens beyond seas. This may be a very proper question, and probably will come to be a question in the first session of the next parliament: In which case I hope those who have it in their power, will lay every thing before this House, that may be necessary for giving a proper answer to such an important question. But how the members of next parliament, by being chosen for seven years, should have in the very first session more knowledge, more wisdom, or more integrity in the determining of this question, than if they had been chosen only for three, is what, I must confess, I cannot comprehend.

The learned gentleman was so good as to tell us, that we had all, or most of us, by our behaviour in this Parliament, established our characters so firmly among the people, that most of us will be chosen again: if so, it is to be hoped we will behave as well in the next, and then as many of us as are alive may expect to be chosen a third time. And if we behave ill, I hope no gentleman will say we ought to continue even for one year, much less for seven, in the station we are in, whether our representatives will or no. This, Sir, is as proper an answer as can be made to the principal argument urged against frequent elections; which was, that they would distress his Majesty's government, and render the measures of his administration unsteady; for if the same members be upon a new election generally returned as long as they behave well, surely even an annual election could never distress his Majesty's government, nor render his ministers unsteady in the measures they pursue, at least as long as the members behave well in Parliament. And I hope no king will, I am sure his Majesty never will, and I hope no minister ever can depend upon the ill behaviour of the members of Parliament for the support of his government, or for the support of the measures he pursues: I say, I hope this case never will happen; but lest it should, the best way to guard against it is to have frequest cactions, and therefore k am for the question.

Sir William Lowther said :

Sir: There is one reason, which chiefly pists may have seats in this House. And prevails with me to be against your as some of our ministers have been of late question: It has been said, that the printively class genue in their politics, I do not

cipal metive for introducing septennial parliaments now no longer exists; but this I can by no means agree with, because I am sure the number of Papists has greatly increased ever since the septennial law took place: and as a true regard for our own religion has in the same time very much decreased, I am afraid the popish interest will daily gain more and more upon us; and the transition from Popery to Jacocobitism we know to be short and certain. Besides, Sir, there has lately been published in our weekly papers, An Essay upon Parties: who is the author of it I do not know, but I have read it; and I think it the most Jesuitical performance I ever saw: It could, in my opinion, be wrote with to other view but to raise discontents and jealousies, and to increase the disaffection to his Majesty's government; and therefore I cannot be for repealing a law which greatly strengthens that government against all such attempts.

Mr. Ch. Imandele j, member for Cheshre, replied:

Sir: I do not stand up, to enter into your debate; but only to take notice of what was said by the gentleman who spoke last. I do not know whether the number of Papists be increased since the time he mentions or not; but I would gladly know from but, which side in the elections the Papists favour most in that part of the country where he lives? For I can affirm, that in all the parts of England which I know, they generally make use of all their interest in favour of those candidates who are recommended by the ministers: what may be their reason for such an odd sort of conduct, I cannot pretend to determine; for surely they do not imagine that the only game they have to play against his Majesty's government is to support his minis-

Mr. George Heathcote hereupon added:

Sir; I was very much inclined to give my vote for the question when it was first moved; but I am now more firmly of that opinion, after what I have heard from the two honourable gentlemen who spoke last: for if Popery has gained so great ground in this nation, since the passing of the septennial law; and if the papists be in general such friends to our ministers, I do not but that in next parliament many papists may have seats in this House. And as some of our ministers have been of late very than greate at their points, I do not

know but they may take it in their heads to change their religion too: therefore, for fear of our having a popish parliament, and some popish ministers, I am for repealing the septennial law, in order to prevent their having time to do a great deal of mischief.

Sir John Hynde Cotton said :

Sir: As to all the parts of England I know, I can affirm the truth of what my worthy friend by me has said. The Papists are in general making use of all their interest in favour of those candidates who are recommended by the ministers; and an honourable gentleman on the floor, who I believe has no small share in the present administration, knows that one of that religion, who is a gentleman of one of the best and most ancient families in the county of Norfolk, and a gentleman of one of the best estates in it, is now riding about the country, soliciting votes for his friends who are candidates for the county, or for any city or borough within the county: so that if there has been of late an increase of popery, it cannot be said that the interest of the ministers is thereby weakened; but as to his Majesty's government, I dare say that it cannot be much strengthened by the addition of such friends,

An honourable and learned gentleman over the way was pleased to ask us, Sir, if his late or present Majesty had ever made any attempt to the prejudice of the rights of the people, or had endeavoured to extend any branch of the prerogative beyond its legal bounds? To this question, Sir, I shall not answer one word, because I know the gentleman's office; but I shall answer another question asked by the same gentleman: he asked us, if I remember right, Whether any law was ever passed by a Septennial Parliament that increached upon the liberties of the people, or that was attended with an inconvenience, or was looked on by the generality of the people as a grievance? As to the first part of this question, I must really, Sir, look upon the Septennial Law itself as some sort of incroachment upon the rights of the people; and that laws I think, was passed by a parliament which made itself Septennial. But farther, Sir, were not the of messile is to wear, ille od by remained unaltered in all the contests, and Houses of York and Loncaster, was alter- 1 at upon a trifling insurrection in some of

the northern parts of this kingdom: formerly every man was to be tried by a jury of his honest neighbours, within the county where the crimes alledged against him. were said to have been committed; but a Septennial parliament ordered him to be carried away, and tried in any country where the crown, or rather the minister. could find a jury proper for their purpose and where the prisoner might not perhaps be able to bring any witnesses in his own justification, it might at least have been impossible for him to bring any without a great expence. And yet farther, Sir, was not the riot act passed by a Septennial Parliament; and is this no increachment upon the rights of the people? Is it no grievance that a little dirty justice of the peace, the meanest and vilest tool a minister can make use of, a tool who, perhaps, subsists by his being in the commission. and who may be turned out of that subsistence whenever the minister pleases: is this, I say, no grievance that such a tool should have it in his power, by reading a proclamation, to put perhaps 20 or 30 of the best subjects in England to immediate death, without any trial or form of law? This law, Sir, and several others I could name, have been passed by Septennial parliaments; to which, because they stand yet unrepealed, I shall not give the names I think they deserve.

But, Sir, to ask whether any laws have been passed by Septennial Parliaments, which have been attended with inconveniences, or have been complained of as a grievance, is a question I am surprised to hear come from a gentleman learned in the laws. Was not the fatal South Sea Scheme in the year 1720, established by an act of a Septennial Parliament, and can any man ask, whether that law was attended with any inconvenience? It was, Sir, the most scandalous act that ever was passed by any parliament: if Triennial Parliaments had then been in being, I am persuaded it would never have passed; or if it had, I am sure, the chief promoters of it would have suffered a very different fate from what they did. And, did not the same parliament pass some clauses in an act for hindering the spreading of the plague, that were looked open by the generality of the people as so a Septennial parliament, or at least one great a grievance, and were so loudly comwhich made itself so? That law which had 'plained of by all ranks of people in the nation, that it was thought proper to repeal the long wars that happened between the them in the very next session of parlia-

To the glorious catalogue I have men-

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tioned of laws passed by Septennial Parliaments, we might have added the late Excise Bill, if it had passed into a law; but thank God, the Septennial parliament was near expiring before that famous bill was introduced. To this glorious catalogue I could add, Sir, not a few others; but I will stop here, till I have heard the laws I have mentioned justified by those who seem to be so much in love with Septennial parliaments; and if they can justify all that has been done by such parliaments, I now promise most solemnly to be of their opinion; but till then I hope they will excuse me, in being for the repeal of a law, which, in my opinion, has never done any good, which has produced a great deal of mischief; and which, I am much afraid, will quite overturn our constitution, if it continues for any time unrepealed.

Sir John Barnard * spoke next:

Sir; I am a good deal surprised to find that none of those gentlemen who usually

* " Sir John Barnard, knight, was born at Reading in 1685. His parents being quakers, he was brought up at a school at Wandsworth in Surry, appropriated to the education of persons of that persuasion, and derived little information from his master. In 1703, be quitted the society of quakers, was baptised by Compton, bishop of London, and continued a member of the established church. He rose into eminence, solely by his indefatigable assiduity in business and high integrity in his mercantile transactions. He had attained his 36th year, when he first attracted the public notice, and on an occasion wholly unsought by himself. A bill greatly affecting the wine trade, had passed through the House of Commons, and was depending in he apper li use. The principal merchants, who would have been injured by the operation of the bill, united in presented appearance of the exprange to be heard against it, by themselves or counsel. Their request being granted, Mr. Barnard. Without his knew to go, was selected as it c fittest person to prove the grievance, and to answer every objection to the petition. Through Bothe time constable negative in the notice quainted with the business, till the afternoon before he was to be heard by the peers. This singular disadvantage, when it came to be known, made his speech appear the more extraordinary. By the extent of his acquainthave with contracted and had placenty to a force of his reasoning, accompanied with a becoming in design or communical so high a degree treasty the point as and at, man as the petitioners considered themselves as principally indebted to his talents for their success."

have a great share in our debates, seem inclined to take any share in this. I hope they will allow it to be a quostion of some consequence to their country; and if it should be carried in the affirmative, some of them may perhaps find it a question of some consequence to themselves. I will venture to say, that I have not heard a question better supported on one side, and less said against it on the other, by the gentlemen who have already spoken since I sat in parliament; and I now stand up, not that I think any thing needful to be added to what has been said in support of it, but that I cannot think of letting a question go, in the success of which I think the happiness of my country so deeply concerned, without my joining with other gentlemen in shewing all the regard for it that lies in my power.

An honourable and learned gentleman has indeed advanced a doctrine which I think altogether new: that we are to have no further dependance on our electors after we have taken our seats in this House;

abilities rendered him so conspicuous and popular, that he was put up as a member for London, without the smallest solicitation on his part, and chosen in the warmest contest ever known in that city. His parliamentary abilities were acknowledged by all; and by none more than by sir Robert Walpole, whose measures he almost unformly opposed. To his talents as a speaker, he paid a due enlogium. As he was riding out with a party, some persons were overheard talking on the other side of a narrow lane, the bedge of which concealed them from view. One of the party saying, whose voice is that? sir Robert replied: do you not know! it is one which I never shall forget. I have often felt its power. On a charg at the end of the lane, ands the biographer, sir Robert Walpole with that enclosurer country, he researced solution. chanting courtesy he possessed, saluting Mv. Barnard, told him what had passed. The minister frequently used to rally his sons who were praising the speeches of Pulteney, Pit. Littleton, and others, by saying you may cry up to crisque I sharp to please, but when I warth, I think I have concluded the debute. In 1748, he was chosen alderman, and in 1787, lord mayor of London. He represented the city of London five successive parliaments. la 1758, the infirmities of old age increasing, he resigned his alderman's gown; and soon attended retired from public business to bis villa at Clapham in Surry, where he died in 1701, aged 79." Coxe's Walpole.

" The next person in the House of Commons, who I shall mention, and gave much [Bir Bir Phile [Epistoning and . The measurement has a distribution that the company Replication that pole and its nay, that a dependance upon them would be more daugerous than a dependance on the crown. This, Sir, is really, in my opinion, something very new; though that than the other, yet I shall always look npon a dependance on the people of England, or even upon those I represent, to

be less dangerous and more honourable than a dependance on the crown; and I value myself more on the honour I have had of sitting here for two parliaments, as one of the representatives of the people of England, and by the free and uncorrupted choice of those I represent, than I should do on the greatest honours the crown can

administration, was one of the members for the ew of Landen, and the most ement man among them; not for fortune, which he seemed to have no appetite for, beyond a compotency for his rank and fish, a, which was that of a merchant by profession (though of no extensive dealings) and of the great offices in the city, all of which he had passed through; but his consideration arose from his own intrinsic worth and abilities, unassisted by any collateral advantages whatsoever. For he had neither birth, alliances, riches, or stations in the government to forward him, but was himself, if ever any man was, the worker out of his true fame. Nor had he the advantages of learning, language, or manner to urnament or set off his natural or acquired endowments, the latter et which lay this fly in the ki calledge of tre be, its foundation and extent, and of the whole circle of taxes, funds, money, and credit. In all which he had more sagacity, acuteness, force, and closeness of argumentation, better and more practically rotton of the lost any man I ever knew, with a disinterestedness as to himself, that no temptation of the greatest polition very lugal still not stor such he might hose ial could have a swirl in from the very retired and humble life he generally chose to lead, not only for the sake of his bealth, but the content of his mind in a moderate habitation, in a neighbouring village to London, from whence he only came, as he was occasionally called to any business of importance in the city or in parliament; in the first of which, he was great magistrate, and in the other, of true weight and influence. He was besides, of a very regular and religious life, without show or affectation, as in his public department, he secured to have made the best principles of both 12th 5, the the grade of his in the acting; so that he was in truth, one of the grade of the constant is a formate. The produced of public virtue that this age has produced; and had a market a classic flow that which and had a popularity arising from that, which, through the strate chain through it is usually got and kept up, was more unitime, manifesting itself in calm and real instances of esteem, and not in noise and riot, which he himself would have been the first to suppress. (1764) He is lately dead in full Possession of this true fame.

" After so much of the character of sir John Barnard, it cannot be supposed that in his op-Positions to sir Robert Walpole, he was at all ectuated by the spirit of faction; nor do I believe he was, or that he ever entered with the others into any formed design to ruin or remove bing how ver he might wish the litter, from the then dislike he seemed to have of the principles of his administration, especially after the famous attempt of sir Robert Walpole to turn the collection of some of the inland duties into an excise, which sir John Barnard had much contributed to defeat; and sir Robert Walpole's manner of debating a scheme, the other had proposed, to reduce the interest of the public debt to 3 per cent, of both which I shall speak more particularly very soon. And here it must be confessed, that his opposing the measures of the government was more constant and settled, and had more of intemperance in it towards sir Robert Walpole, than can seem well to consist with the description I have bet regiven of the gentleman

"But among all his great qualities he had some blemishes, rather from his constitution, however, than his will and design. He was of a very warm temper, too soon wrought up to passion, and when under that operation, was offer a proceed his judgment, and even of his usual discernment. He was likewise too persevering and tenacious of his opinions, and when in the wrong, would shift and refine, and subtilize so much to save himself in his disputing, that, in some instances, with those who did not know him well, it created some unkind suspicions of his sincerity; but all that, I am satisfied, was more owing to the narrowness of the company he kept, and the lead be always had in their conversations, which usually begets impatience of contradiction, and a love of disput g for the sake of viet ry, then to my fixed intention of imposing upon or deceiving bis audience. He had also that regard for the city of London, and the profession of merchants, and that warmth for their interests, and indeed for every person he undertook to serve, that on some occasions, it has threw him into part less for the date by here it less to the percent the here to be true to be the sound that might carry him into a desire of trying his skill with sir Robert Walpole in those matters in which he wor its ight to rave it out out to be sure, he had noue, unless sir John Barnard was the man; I mean in the business of money and credit, and in this, it was that he chiefly affected and hurt sir Robert, though so from with any real superiority. So her Ouslow's Remarks on the Conduct of Opposition: Coxe's Walpole.

bestow. Indeed, if I had obtained my corrupt influence of any great minister, I should look upon it in a very different light; I should look upon it as one of the most disgraceful stations I could be in.

It has been affirmed by several gentlemen, who have spoken on the other side of the question, that the longer parliaments continued, the less influence the crown had upon them; and for a proof of this, they have instanced the long parliament in king Charles the second's reign. The same gentlemen have likewise asserted, that Triennial parliaments would distress his Majesty's government : how these two assertions are compatible, I leave to the gentlemen themselves to explain; for to me it appears impossible that both can be true: because if the crown has always the less influence in a parliament the longer it continues, surely the shortening the time of its duration cannot distress any king's government. But as to the long parliament in king Charles's time, though they did not towards the end shew the same servile compliance that they had done for many years before; yet it is plain, that the crown thought that parliament fitter for the purposes of the court at that time, than they could expect any new parliament chosen by the people to be; otherwise, as the king had it in his power, he would certainly have dissolved them much sooner: and if that long parliament really deserved the name usually given to it, we must conclude, that their non-compliance at last was not owing to their virtue, or a want of inclination to receive, but to a want of power in the crown to give. The people were not then accustomed to bear such heavy burdens, as they do at present; the revenues of the crown were not so large, nor the posts and places at the disposal of the crown so numerous; there was not such a numerous standing army to support the parliament, in case they had gone on in the same servile method; and as the complaints of the people grew loud and clamorous, as there was little to be got, and a great deal to be apprehended, by the continuance of a servile compliance, it is very probable that these were the true . reasons of that parliament's becoming at last so restive; and if the nation was now in the same state it was at that time, I should not be half so much afraid of Septennial parliaments as I think I have now good reason to be.

The animpostus, disputes, and divisions

about elections, have been set in the most seat here by bribery, or by the illegal and | dreadful light, and have been represented as so gleat an inconvenience, that we ough to run the risk of having our constitution overturned, rather than submit to it. But, Sir, can it be imagined that there would be the same contention for a seat in parliament, which was to continue but for one year, or even for three, that there is for one which is to continue for seven: the example of the city of London plainly shews us the contrary. As the commoncouncilmen, and a great many other officers in the city are chosen annually, I have had occasion to be often present at these annual elections, and never could find that they were attended with any great heats and animosities, or with any inconvenience; for after the election is over, the coatending parties go lone, and live in the same friendship they did bebefore: and I am convinced the case would be the very same, if annual elections for members of this House were restored. The same man might perhaps be continued and re-chosen every year for many years together, probably without a y d spate or opposition; but his being liable every year to be turned out, would be a continual check upon his behaviour, and would make him study the interests of the people, instead of pursuing only some private and selfish views of his own.

Even as elections stand at present, there would be no such contentions, nor any such heats and animosities as we hear of, if they were entirely at the gent enhave a natural interest in the place: in such case, if a candidate found himself defacted by far means only, and a english the superior interest of his antagonist, it would not raise his indignation, it would occasion no heats or animosities, he would wait with patience for a new opportunity, and in the mean time would endeavour to recommend himself to his country by acts of hospitality and benevolence. It is ministers of state intermeddling in elections; it is election-brokers, an look dealers in corruption, that occasion all the heats and animosities we have: for when a gentleman, of a great natural interest, sees his electors obliged by power, or bribed by money to vote against him, perhaps in favour of an utter stranger, it cannot but raise his indignation: if may indeed justly raise his utmost fury and revenge.

It is certain, Sir, that if the people were entirely left to themselves they would, without much conjuntion, always church

those gentled a, who, by having large properties of their own, might be reasonably supposed to be such as would take the best care of the properties of their fellow-subjects. But if the people should ever begin to see their representatives making their seats in parliament places of prohi, and partering fitter votes and their behaviour in parliament for posts, places and pensions, the people will soon total the example of their representatives, and will insist upon sharing with them in the profits. Thus by degrees, the minds of the people will be debauched; they will be brought to think, that the selling their votes at elections is no crime, the representatives who buy their seats must sell their votes; and at last, all regard for the public good will be generally laid aside by all sorts of men. The only effectual method, Sir, of preventing this fatal effect, is to restore annual elections; for then it would be impossible, even for the treasury itself (if ever the public money should come to be so misapplied) to issue yearly, sums of money sufficient to get the better of the natural interest, which country gentlemen always have in the places where they and their families have perhaps for many generations resided. The consequence of which will be, that none but country gentlemen, and those who have a natural interest in the place, will ever appear as candidates; and thus neither the morals of the people will be debauched, nor their properties plundered, nor their liberties destroyed by those election-brokers and ministerial agents, or their candidates, who never can be employed or set up but for such base purposes.

As for our credit abroad, which, it is pretended, Septennial Parliaments very much centribute to, I think it is evident, that it has been sinking ever since the Septennial law took place; which confirms what was justly observed by an honourable gentleman, that the credit of the nation among foreigners does not depend upon the length or shortness of our paraments, but upon that correspondence and con-Edence which ought always to be kept up between the king and his people. I will not see that this usuay of our credit abroad has been altogether owing to the Septennial law; but I dare say, if our parliaments had not been Septennial, they would probably, before now, have en-quired into the conduct of those who whatever reasons the decay of our credit among foreigners may have been owing to, it is now come to so low an ebb, that we really seem to have almost none to lose. This, I am serry to say it, seems to be our case at present; and as I think nothing can so effectually restore our credit abroad. as the restoring our constitution at home, I shall therefore give my vote for the question.

Sir William Yonge stood up, and spoke as follows:

Sir; Iassure you, I did not sit still because I thought much had been said in this debate upon one side of the question, and nothing upon the other; but because after what had been offered by my worthy friend under the gallery, who spoke early m the debate, and the honourable and learned gentleman who spoke some time ago against the question, I thought it might be looked on as a vanity in me to pretend to add any thing to what had been said: Indeed I am still of the same opinion, and should have continued in my resolution of not giving you any trouble this day, thad not the honourable gentleman over the way thrown out what I take to be a very uncandid reflection upon my honourable and learned friend.

My learned friend happened to make an observation, which I still think a very just one; he said, that after we are returned and have taken our seats in this House, we ought not any longer to have a dependence upon those we represent. This the honourable gentleman laid hold of, he not only called it a new and a very extraordinary doctrine; but he dropt an expression such as I think ought not to be made use of in this House: As to the observation made by my learned friend, he certainly meant, and I believe almost every gentleman understood him, that after we have taken our seats in this House we ought, every one of us, to look upon ourselves as one of the representatives of the whole body of the Commons of England, and ought not to have any particular bias for the county, city or borough we represent. This, Sir, is so far from being a doctrine very extraordinary, or altogether new, that I wish every gentleman in this House would make it a standing rule for his conduct; for I cannot help observing, that there are some gentlemen in the House who on many occasions confine their thoughts too much to the particular county, have been the causes of this decay; and a cate, or to ough they represent, out our y 4 68]

they must be sensible, that many things may happen in parliament which may be for the interest of the nation in general, though they may not perhaps quadrate so exactly with the particular interest of London, Bristol, Liverpool or other like city; and in such a case the gentlemen must surely grant, that as members of this House, they ought to drop not only their dependence upon, but even their concern for the particular city they represent, in order to concur with the rest of the members of this House, in what they judge to be for the general interest of the nation.

This, Sir, I thought myself obliged to say in vindication of my learned friend; but as to the question Itself, I shall give you but very little trouble: for though I must do the gentlemen who introduced this motion the justice to own, that they did it with as much candour, and in as pretty a manner, as I ever heard any question introduced in this House, yet all the arguments they made use of were so fully answered, and the objections against their motion stated in so clear a light, by the two worthy gentlemen who spoke first against their motion, that I cannot agree to it; and indeed, as I believe we owe the happiness of having the present royal family upon the throne, and the liberty of debating any question in this House, chiefly to the Septennial Law, I shall never agree to the repeal of that law, without seeing much stronger reasons for it than any I have hitherto heard offered.

One of the great inconveniences said to attend Septennial Parliaments is, that they heighten and increase those heats and animosities which are usually raised among the people about the time of elections; but this I cannot agree to, because it is well known that those heats and animosities rose to as great a height, nay to a much greater height, during the continuance of Triennial Parliaments, than they ever did since that time; from whence we may observe, that the violence of those heats and animosities does not depend upon the quick or the slow return of elections, but upon the temper of the people at the time. In every nation there arises sometimes a general ferment among the people, sometimes without any visible cause, and often from causes that are in themselves anjust: in this nation, if an election for a new parliament should come on when the nation is in any such ferment, the heats

as to endanger the peace of the kingdom: and if we had Annual or even Triennial Parliaments, no such ferment could ever happen but what would probably be attended with an election, by which the nation might be involved in such frequent disorders and confusions, as might at last make us a prey for some foreign enemy; which in my opinion, is a danger much more to be apprehended, than any danger our Constitution can be in from having our Parliaments Septennial.

Another inconvenience is, that Septennial Parliaments increase and give encouragements to bribery and corruption. That there is bribery and corruption, that there always has been bribery and corruption, is a fact I shall not dispute: but, Sir, that the increase or decrease of that vice depends upon the frequent or the rare return of elections, is what I cannot agree to; for I am convinced it will always depend upon the virtue of the people in general, and the humour they happen to be in at the time. I wish bribery and corruption of all kinds could be prevented; but the evil I am afraid is inevitable: for notwithstanding the many express laws against it, notwithstanding the severe law made but a little while ago for preventing it, yet we find that methods have been contrived for evading all those laws, either by giving great entertainment and great plenty of victuals, or by some more secret and corrupt practices, so that the only way to prevent the growth of this evil, is to preserve the virtue of the people, and I believe the best way to preserve the virtue of the people is to give them as few opportunities as possible for being vicious: from whence I must conclude, that for obviating this inconvenience, Septennial Parliaments are better than Triennial.

If so many and so great inconveniences have been felt all over the nation from Septennial Parliaments, if so great complaints have been made, it is very strange Sir, that no attempt has been made, ever since the passing of that law, for the repeal of it; but the time now chosen for making that attempt, shews plainly with what view it is made: it is now the last session of a Parliament, a new election must soon come on, and as this motion has an appearance of popularity among the meaner sort of electors, it may be of service to some gentlemen at the next elections: and as to the contentions about these elecand animosities at that time would certainly | tions beginning so early, I do not know by he ome extremely violent, may so violent, whom they were begin, but I believe they have been set on foot on purpose to furnish gentlemen with arguments in this day's debate; and an honourable gentleman has accordingly taken hold of it, and has made use of those contentions so early begun, as an argument against Septennial Parliaments.

Another honourable gentleman has given us a glorious catalogue, as he was pleased to call it, of laws passed by Septennial Parliaments; but I think he ought in a particular manner to have guarded against patting the Riot Act into that catalogue, for he knows it was founded on the same motive with the Septennial. It was absolutely necessary for the safety of the government, and had it not been for some executions in Fleet-street, in consequence of that act, I am persuaded it would not have been possible to have preserved the peace of the kingdom at that time: and I must say, that it is somewhat very strange to hear gentlemen arguing against contentions and riots at elections, and at the same time complaining of that law which was made for preventing of riots upon any occasion. As to the law for regulating trials in cases of treason, there was never a more reasonable law passed in parliament: is it not at all times absolutely inconsistent with the safety of the government: nay is it not in itself ridiculous, that rebels and traitors should be tried by a jury of their own friends and relations, embarked in the same wicked designs, and as much disaffected to the government as the prisoners at the bar? Can it be expected that such a jury will ever find the prisoners guilty? And therefore when whole counties had rebelled, what could have been more reasonable, than the sending the rebels of those counties to be tried in other counties, where an honest and a disinterested jury might be found; and as that law was confined to the rebels then in custody, or such as should be taken within a short time after, I am surprised to hear it found fault with.

We have been told, Sir, that the nation in general desires the repeal of the Septennial law, and that instructions have been sent up to several members for that purpose. As to the desires of the nation in general, it is a fact not easy to be determined; I do not know but the mob, I mean such as have no business with elections, may generally desire the repeal of this law, because they would then have an opportunity of getting drunk, committing riots, and hong also, much of the remaining riots, and hong also remained the remaining riots.

than they have at present; but as to all those who have any right to vote at elections, I am convinced the generality of them desire no such thing. And as for those instructions that may have been sent up to members, no man is ignorant how they are usually obtained: I saw a copy of one of them lately in one of our evening news-papers, and by the stile of it I may leave any gentleman to judge, what sort of persons they were who sent it, or rather obtained its being sent. As the memory of king William will always, they know, be reverenced in England, by all those who are attached to the true interest of their country, these instructions take particular notice, that the Triennial law was assed in the reign of our great deliverer, king William, of glorious and immortal memory; but does not every man, who has read the history of his reign, know, that that law was promoted by those who were perhaps friends to the revolution, but enemies to the then administration, co-operating with those who were enemies to both?

In short, Sir, the Septennial law, as well as the Riot Act, was passed for the safety and establishment of the present government; and, as I think in my conscience, the repeal of either of them would endanger the government, I am therefore heartily against your question.

Sir William Wyndham replied:

Sir; The honourable gentleman who spoke last, in vindicating, as he called it, his learned friend, threw out a very unfair reflection upon the conduct of a worthy gentleman under the gallery, whose behaviour in parliament I have been a witness of, and I can say without flattery it has been as even and as honourable as the behaviour of any gentleman in this House; and if the honourable gentleman thinks otherwise, I dare say he is single in his opinion: he is, I believe, the only man, either in the House or out of it, who thinks so; I wish the behaviour of every other gentleman, I will not say in this, but in former parliaments, had been as unexceptionable; for if it had, I am very sure we should have had no occasion for this day's debate.

The observation made by the learned gentleman, which the honourable gentleman took up so much time to explain, was without exception; it was just, it was plain, and therefore wanted neither an explanation nor a vindication; but, Sir, what the worthy gentleman under the gallery, and

expression that fell from the learned gentleman, I dare say, without design : he said that we were to have no dependance upon our constituents; he went further, he said it was a dangerous dependance; nay, he went further still, and said it was more dangerous than a dependance on the crown: this my worthy friend took notice of, and with his usual modesty, called it a new dectrine. It is, Sir, not only a new doctrine, but it is the most monstrous, the most slavish doctrine was ever heard, and such a doctrine as I hope no man will ever dare to support within these wails. am persuaded, Sir, the learned gentleman did not mean what the words he happened to make use of may seem to import; for though the people of a county, city or borough may be misled, and may be induced to give instructions which are contrary to the true interest of their country, yet I hope he will allow, that in times past the crown has been oftener misled; and consequently we must conclude, that it is more apt to be misled in time to come. than we can suppose the people to be.

As to the contests about the next election, Sir, that they were begun a long while ago, is a certain fact; but who the beginners were, may not be so certain, or at least not so generally known: and the honourable gentleman who spoke last seemed to be ignorant, or indeed rather to mistake who were the beginners of them; but if he pleases to look about him, he may see one not far distant from him, who, by his agents, was the first and the principal beginner of them in most parts of the kingdom. To see them begin so soon, is no new thing, Sir; it is a stale ministerial artifice; it has been practised ever since Septennial Parliaments took place, and will be practised as long as they continue: ministers of state know well how unequal the contention is between a country gentleman, who has nothing but his own estate (greatly exhausted by the many taxes he pays) to depend on, and ministerial election-mongers, supplied by gentlemen in office, who have for seven years been heaping up money for that purpose, or perhaps supplied even by the public treasure of the nation; and the sooner this contention begins, the greater, disadvantage the country gentlemen labour under, the more time those tools of corruption have to practise upon the elec- revolution; this quirk the courtiers at tors, and to discover where that money that time caught hold of; and this set the

others as well as he, took notice of, was an I which is issued for corrupting the people. and overturning the constitution; from hence it is obvious who have been, and who will always be the first beginners of

such contentions. The learned gentleman, as well as some others, particularly an honourable gentleman under the gallery, who spoke early in the debate, and who indeed said as much, and in as handsome a manner as can, in my opinion, be said against the question, has told us, that our constitution has been often varied; and that there was no time when it was such as we ought, or would desire, to return to. Sir, it is not to be doubted but our constitution has often varied, and perhaps there is no time when it was without a fault; but I will affirm. that there is no time in which we may not find some good things in our constitution : there are now, there have been in every century some good laws existing : let us preserve those that are good; if any of them have been abolished, let them be restored, and if any of the laws now in being are found to be attended with inconveniences, let them be repealed. This is what is now desired, this is what the people have reason to expect from Parliament; there is nothing now desired but what the people have a right to; they have now, they always had a right to frequent new parliaments; and this right was established and confirmed even by the Claim of Rights, notwithstanding what the learned gentleman has said to the contrary. At the time of the revolution, nay at the present time, at all times, the word Parliament, in the common way of speaking, comprehends all the sessions held from one election to mother; that this is the common meaning of the word, I appeal to every gentleman in this House; and for this reason those patriots, who drew up our Claim of Rights, could not imagine that it was necessary to put in the word e new: they could not so much as dream that the two words, Frequent Parliamenta would afterwards be interpreted to mean, frequent sessions of parliament; but the lawyers, who are accustomed to confound the sense of the plainest words, immediately found out, that a session of Parliament was a Parliament, and that therefore the words frequent Parliaments, meant only frequent sessions. This quirk the lawyers found out immediately after the may be wheat by the best advantage, opening after upop the sindustron of their

rights, which they obtained by the Triennial Bill; by that Bill the right of the part to true to the wap parluments, was established in such clear terms as not to be misunderstood; and God forgive them who consented to the giving it up.

I am extremely surprised, Sir, to hear it said, that the Triennial Bill was introduced by the enemies to the revolution. I will not say, that it was introduced by the courtiers at that time; we seldom see such bills introduced by such gentlemen; but does not every body know, that it was my lord Somers who was the chief promoter of that bill, and that most of those who supported him in it, were gentlemen who had been deeply concerned in bringing about the revolution? It is true. the courtiers opposed it, and even King William himself, by the advice of some wicked ministers, refused to pass it the first time it was offered; but when it came back again to him, he was better advised; and if he had not passed it, he had not done what he ought to do, he had not done all he came to do; nor that which when he came he promised to do, which was to restore the people to the full enjoyment of all their rights and privilega ..

To pretend, Siz, that the Triennial Bill was introduced with a view of distressing King William's government, is really casting a reflection upon his government: for to tell us, that the people's claiming those rights, which he came to establish, was a distressing of his government, is to tell us, that his government was contrary to the rights of the people, which is, in my option, a very high reflection, and such a one as the gentlemen, who tell us so, would not patiently hear cast upon that reign by others. The other pretence, that Tricanial parliaments were the cause of his putting an end to the war, or of that treaty which was so much complained of, is, I am sure, as groundless; for the second hara is been and carried on with great success, under the influence of Triennial parliaments, till the balance of power was fully and . s. mly estantished, that I rance has never since endeavoured to make the least increachment upon any of her acighbours; what some late measures may encourage her to do hereafter, I shall not pretend to determine; but this nation 1.1 ever since that time enjoyed what I think I may call a profound tranquillity, which, if the Triennial law had remained in force, we would, I believe, have made a

much better use of, than we now seem to have done.

The learned gentleman has told us. That the Septennial law is a proper medied beween is ununited power of the crown, and the limiting that power ton much; but, Sir, before he had fixed upon this as a medium, he should first have discovered to us the two extremes. I will readily allow, that an unlimited power in the crown, with respect to the continuing of parliaments, is one extreme; but the other I cannot really find out: for I am very far from thinking, that the power of the crown was too much limited by the Triennial law, or that the happiness of the nation was any way injured by it, or can ever be injured by frequent elections. to the power of the crown, it is very certain, that as long as the administration of public affairs is agreeable to the generality of the people, were they to chuse a new parliament every year, they would chuse such representatives as would most a creay concur in every thing with such an administration; so that even an annual parliament could not be any limitation of the east power of the grown; and as to the happiness of the nation, it is certain, that gentlemen will always contend with more heat and animosity about being members of a long parliament, than about being mem-bers of a short one: and therefore the elections for a Septennial Parliament must always disturb the peace, and injure the happiness of the nation, more than the elections for an Annual or Trienmal Parliament. Of this the elections in the city of London, mentioned by any worth, inc., i. are an evident demonstration.

As to the elections coming on when the nation is in a ferment, it is so far from being an objection to frequent elections, that it is in my opinion, Sir, a strong argument in favour of them; because it is one of the chief supports of the freedom of the nation. It is plain, that the people seldom or ever were in a ferment, but when increachments were made upon their rights and privileges; and when any such are made, it is very proper, nay it is even necessary, that the people should be allowed to proceed to a new election, in order that they may chuse such representatives as will do them justice, by punishing those who have been making increachments upon them; otherwise one of these two effects may very probably ensue: either the ferment will break out into an open insurrection, n the increachment that his occur made,

may happen to be forgot before a new election comes on; and then the invaders of the people's rights will have a much ment chosen, as will not only free them from all punishment, but will confirm the incroachments that have been made, and encourage the making of new. Thus the rights of the people may be nibbled and curtailed by piece-meal, and ambitious criminals may at last get themselves so firmly seated, that it will be out of the power of the people to stop their career, or to avoid the chains which they are pre-

Now, Sir, to return to the power of the crown, which the learned gentleman has told us was too much limited by the triennial law; I think I have made it plain, that the just power of the crown cannot possibly be limited by frequent elections, and consequently could not be too much limited by the Triennial law; but by long parliaments the crown may be enabled to assume, and to make use of an unjust power. By our constitution the only legal method we have of vindicating our rights and privileges against the in-croachments of ambitious ministers is by parliament; the only way we have of rectilying a weak or wicked administration, is by parliament; the only effectual way we have of bringing high and powerful criminals to condign punishment, is by parlianent. But if ever it should come to he in the power of the administration to have a majority of this House depending upon the crown, or to get a majority of such men returned, as the representatives of the people, the parliament will then stand us in no stead: It can answer none of these great purposes; the whole nation may be convinced of the weakness or the wickedness of those in the administration; and yet it may be out of the nation's power, in a legal way, to get the fools turned out, or the knaves hanged.

This misfortune, Sir, can be brought upon us by nothing but by bribery and corruption; and therefore there is nothing we ought to guard more watchfully against. And an honourable gentleman who spoke some time ago, upon the same side with me, has so clearly demonstrated, that the elections for a septennial parliament are more liable to be influenced by corruption, than those for a triennial, that I am surprised his argument should be mistaken, or not comprehended; but it seems the most

now to be controverted or denied. been laid down as a maxim, and I think it is a most infallible maxim, that a man will better lay for getting such a new parlia- contend with more heat and vigour for a post, either of honour or profit, which he is to hold for a long term, than he will do for one he is to hold for a short term: this has been controverted. It has been laid down as a maxim, and I think equally infailible, that a hundred guineas is a more powerful bribe than fifty; this has been denied: yet nevertheless, I must beg leave to push this argument a little further.

Let us suppose, Sir, a gentleman at the head of the administration, whose only safety depends upon corrupting the members of this House. This may now be only a supposition, but it is certainly such a one as may happen; and if ever it should, let us see whether such a minister might not promise himself more success in a septennial, than he could in a triennial parliament. It is an old maxim, that every man has his price, if you can but come up to it. This, I hope, does not hold true of every man; but I am afraid it too generally holds true; and that of a great many it may hold true, is what, I believe, was never doubted of; though I don't know but it may now likewise be denied: however, let us suppose this distressed minister applying to one of those men who has a price, and is a member of this House: in order to engage this member to vote as he shall direct him, he offers him a pension of 1,000%. a year: if it be but a triennial parliament, will not the member immediately consider within himself, if I accept of this pension, and vote according to direction, I shall lose my character in the country, I shall lose my seat in parliament the next election, and my pension will then of course be at an end; so that by turning rogue I shall get but 3000l, this is not worth my while? and so the minister must either offer him, perhaps, the double of that sum, or otherwise he will probably determine against being corrupted; but if the parliament were septennial, the same man might perhaps say within himself, I am now in for seven years; by accepting of this pension, I shall have at least 7,000%. This will set me above contempt; and if I am turned out at next election, I do not value it, I will take the money in the mean time. it not very natural to suppose all this, Sir; and, does not this evidently shew, that a wicked minister cannot corrupt a triennial parliament with the same money with . thus matters the blubest remestate than the man country a schicumal;

Again, suppose this minister applies to a ; gentleman who has purchased, and thereby made himself member for a borough, at the rate of, perhaps, 1,500% besides travelling charges, and other little expences: suppose the minister offers him a pension of 500l. a year to engage his vote, will not he naturally consider, if it be a triennial parliament, that if he cannot get a higher pension he will lose money by being a member; and surely, if he be a right burgess, he will resolve not to sell at all, rather than sell his commodity for less than it cost him; and if he finds he cannot sell at all, he will probably give over standing a candidate again upon such footing; by which not only he, but many others, will be induced to give over dealing in corrunting the electors at the next election. ;

But in case of a septennial parliament, will he not then probably accept of the 500% pension, if he be one of those men that has a price? because he concludes, that for 1,500% he may always secure his election; and every parliament will put hear 2,000% in his pocket, besides reimbursing him all his charges. After viewing the present question in this light, is it possible, Sir, not to conclude, that septennial parliaments, as well as the elections for such, must always be much more liable to be influenced by corruption, than triennial,

or the elections for triennial?

For my own part, Sir, I have been often chosen: I have sat in parliament above these twenty years; and I can say with truth, that neither at my election, nor after my return, no man ever dared to attempt to let me know what is meant by bribery and corruption; but I am sorry to hear the impossibility of preventing it mentioned, and mentioned too, Sir, within these walls. The honourable gentleman who spoke last, told us the evil of corruption was inevitable. If I were so unhappy as to think so, I should look upon my country to be in the most melancholy situation. Perhaps it may be the way of thinking among those he keeps company with; but I thank God I have a better opinion of my countrymen; and since it appears to be a of thinking among some gentlemen, it

the virtue of the people; for we may depend upon this as a certain maxim, that the people, the interpedicular that the people, will endeavour to purchase their prostitution; and the best way to prevent the success of their endeavours,

is to raise the price so high as to put it out of the power of any man, or of any set of men to come up to it. If a perliament is to be purchased, if elections are to be purchased, it is manifest the corrupting of triennial must, upon the whole, cost a great deal more than the corrupting of septennial elections or parliaments: therefore, in order to put it out of the power of any man, or of any administration, to purchase the prostitution of a parliament or of the people, let us return to triennial parliaments; and if that will not do, let us return to annual elections, which, I am very certain, would render the practice of corruption impossible. This, Sir, is now the more necessary, because of the many new posts and places of profit which the crown has at its disposal, and the great civil-list settled upon his present Majesty, and which will probably be continued to his successors. This, I say, urges the necessity for frequent new parliaments; because the crown has it now more in their power than formerly, to seduce the people, or the representatives of the people, in case any future administration should find it necessary for their own safety to do so.

That the increase or decrease of corruption at elections, or in parliament, must always depend upon the increase or decrease of virtue among the people, I shall readily grant; but it is as certain, that the virtue of almost every particular man depends upon the temptations that are thrown in his way; and according to the quantity of virtue he has, the quantity of temptation must be raised, so as at last to make it an overbalance for his virtue. Suppose then, Sir, that the generality of the electors in England have virtue enough to withstand a temptation of five guineas each, but not virtue enough to withstand a temptation of ten guineas, one with another. Is it not then much more probable, that the gentlemen who deal in corruption, may be able to raise as much money, once every seven years, as will be sufficient to give ten guineas each, one with another, to the generality of the electors, than that they will be able to raise such a sum once in every three years? And is it not from thence certain, that the virtue of the people in general is in greater danger of heing destroyed by Septennial than by Triennial parliaments? To suppose, Sir, that every man's vote at an election is like a commodity which must be sold at the market price, is really to suppose that no man has any virtue at all; for I will aver,

vote at any rate, he has then no virtue left, which, I hope is not the case with many of our electors; and therefore the oldy thing we are to apprehend a, lest so high a price should be offered as may tempt thousands to sell, who had never before any thoughts of carrying such a commodity to market. This, Sir, is the fatal event we are to dread, and it is much more to be dreaded from Septennial than from Triennial Parliaments, If we have therefore any desire to preserve the virtue of our people; if we have any desire to preserve our constitution; if we have any desire to preserve our liberties, our properties, and every thing that can be dear to a free people, we ought to restore the Triennial law; and if that be found to be insignificant, we ought to abolish prorogations, and return to annual elections.

The learned gentleman spoke of the prerogative of the crown, and asked us. If it had lately been extended beyond those bounds prescribed to it by law. Sir, I will not say that there has been lately any attempts to extend it beyond the bounds preser beachy law : but I walls iv, that those bounds have been of late so vastly enlarged that there seems to be no great occasion for any such attempt. What are the many perial laws made within the capity years, but so many extensions of the prerogative of the crown, and as many diminutions of the liberty of the subject? And whatever the necessity was that brought us into the enacting of such laws, it was a fatal necessity; it has greatly added to the power of the cross, and parts our care ought to be taken not to throw any more weight into that scale. Perhaps the enacting of several of those penal laws might have been avoided; I am persuaded the enacting of the law relating to trials for treason, not only might, but ought to have been avoided, for though it was but a temporary law, it was a dangerous precedent; and the rebellion was so far from being general in any county as not to leave a sufficient number of faithful subjests for trying these who I I committed acts of treason within the county.

In former times the crown had a large estate of its own; an estate sufficient for supporting the dignity of the crown; and as we have no the more areas are any great fleets to provide for, the cross . . . not wunt frequent supplies; so that they were not under any necessity of calling

that when once a man resolves to sell his, were always troublesome, often dangerous to ministers, therefore they avoided the calling of any such as much as possible: but though the crown did not then want frequent supplies, the people frequently wanted a redress of grievances, which could not be obtained but by parliament; therefore the only complaint then was, that the crown did not call any parliament at all, or did not allow them to sit long enough: this was the only complaint, and to remedy this, it was thought sufficient to provide for having frequent parliaments, every one of which, it was presumed, was always to be a new parliament; for it is well known, that the method of prorogation was of old very rarely made use of, and was first introduced by those who were after pting to make encroachments

upon the rights of the people.

But now, Sir, the case is altered; the crown, either by ill management, or by prodigality and profuseness to its favourites, has spent or granted away all that estate; and the public expence is so much enlarged, that the crown must have annual supplies, and is therefore under the necessity of having the parliament meet every year; but as new elections are always dangerous as well as troublesome to ministers of state, they are for having them as seldom as possible; so that the complaint is may low for sort of trapient nactings or sessions of parliament, but against having the same parliament continued too This is the grievance now complained of; this is what the people desire; this is what they have a right to have redress d. The incorners of her innent max for one year be looked on as the real and true representatives of the people; but when a minister has seven years to practise upon them, and to feel their pulses, they by bonduce the get whose reviesentatives they are; they may throw off all dependance upon their electors, and become dependants upon the crown, or rather upon the minister for the time being, which the learned gentleman has most ingenuously confessed to us, he thinks less dangerous than a dependence upon

We have been told, Sir, in this House, that no faith is to be given to prophecies, therefore I shall not pretend to prophesy: but I may suppose a case, which, though a has me ye' our pered, may possibly happen. Let us then suppose, Sir, a man abandoned to all notions of virtue or honour, frequent p - Lament is the last per the mean for-

the concurrence of many whimsical events ; afraid or unwilling to trust any but creatures of his call making and close of them equally abandoned to all notions of virtue or honour; ignorant of the true interest of his country, and consulting nothing but that of enriching and agg to Lizing hi self and his randurans; in to car affairs to structions but such a hope education makes it impossible for them to have such knowledge or such qualifications as can either be of service to their country, or give any weight or credit to their negociations: Let us suppose the true interest of the nation by such means neglected or misunderstood, her honour and credit lost, her trade insulted, her 'merchants plundered and her sailors murdered; and all these things overlooked, only for fear his administration should be endangered: Suppose him next possessed of great wealth, the plunder of the nation, with a parliament of his own chusing, most of their seats purchased, and their votes bought at the expence of the public treasure: In such a parliament, let us suppose attempts made to enquire into his conduct, or to relieve the nation from the distress he has brought upon it; and when lights proper for attaining those ends are called for, not perhaps for the information of the particular gentlemen who call for them, but because nothing can be done in a parliamentary way, till these things be in a proper way laid before parliament; suppose these lights refused, these reasonable requests rejected by a corrupt majority of his creatures, whom he retains in daily pay, or engages in his particular interest, by ought never to be given to any but for the good of the public: Upon this scandalous victory, let us suppose this chief minister pluming himself in de-fiances, because he finds he has got a parliament, like a packed jury, ready to acquit him at all adventures : Let us farther Suppose him arrived to that degree of insolence and arrogance, as to domineer over all the men of ancient families, all the men of sense, figure or fortune in the nation; and as he has no virtue of his own ridiculing it in others, and endeavouring to destroy or corrupt it in all.

I am still not prophesying, Sir, I am only supposing; and the case I am going to suppose I hope never will happen; but with such a minister and such a parliation, it is suppose a prince upon the

[JOL. JX.]

tune, raised to be chief minister of state, by | throne, either for want of true information, or for some other reason, ignorant and let to be that with the will all the the interest of his people, weak, and hurried away by unbounded ambition and insatiable avarice: This case, Sir, has never yet happened in this nation; I hope, I say, it will never exist; but as it is possible it may, could there any greater curse happen to a nation, than such a prince on the thro said the significally sch a minister, and that minister supported by such a parliament. The nature of mankind cannot be altered by human laws, the existence of such a prince, or such a minister we cannot prevent by act of parliament, but the existence of such a parliament I think we may; and as such a parliament is much more likely to exist. and may do more mischief while the Septennial Law remains in force, than if it were repealed, therefore I am most heartily for the repeal of it.

Mr. Henry Pelham spoke next against the rection:

Sir; The henourable gentleman who spoke last, as he always guards what he says, and speaks with so much decency, that no notice can be taken of it in a par-Tan may vary sof the list sign estions let the letter to rather, as ab cryed so theb coldier, that no observations can be made on any thing he said, as being contrary to the orders of this House; yet whatever suppositions he may please to make with respect to ministers, I think he ought not to proceed any higher, and therefore I wish he had spared the last: However, Sir, as these suppositions, and indeed every other supposition I have heard, are all imaginary, I shall take no farther notice of them: They were certainly foreign to the question in debate, and had, I think, been better let alone.

As to the contentions about elections, I all 1 of parts d. S., to the parts d. S., to

last, though he let drop some expression

This was thought a proper opportunity, by those who raised that spirit, to work upon the passions of the people, in order to gain their favour, and to engage their votes, neither of which they knew they had any chance for in any other way; and this, Sir, I really believe, was the reason why , the contentions about elections began so carly in most parts of the kingdom; so that if the gentleman meant my honourable friend by me, he was very much mistaken; but if he look another way, and that within his view, he may find out the first chief beginner of all these disturbances.

As to the question itself, Sir, as I did not intend to have troubled you in this debate, and as the question has been already so fully, and so handsomely opposed by the bonourable gentleman under the gallery, and by several others, I shall only say in general, that as I am not sensible of any inconvenience that attends Septennial parliaments, but what would in a much greater degree attend Triennial, and as we know from experience, that too frequent elections keep the nation in a continual ferment, and always must expose us to the many evils that ensue from faction and sedition, therefore I shall give my vote against the question.

Mr. William Pulteney rose up, and said:

Sir; I intended from the beginning, to have spoke in this debate; but as I now speak so late in it, I can have but little new to offer, the gentlemen who have spoken before me, have almost entirely exhausted the argument; and I am sure, if those who have heard the debate are to be determined, as I hope they will, by what has been offered for and against the question, it will hardly bear a division. However, as I voted for this bill on a former occasion, and as the principal, and indeed the only motive, which made me do so, now no longer subsists, I think myself obliged thus publicly to declare, that I am now as zealous to have it repealed, as I then was to have it enacted. When a country, or the government of a country, is the form of the person out a pens, that people think regulations necessary, which when the danger is over, appear to be attended with as pernicious consequences, as that very danger which they were made to prevent; and in such a case, surely every honest man must be as fond of having them abolished, as ever he

The honourable gentleman who spoke

with relation to that contention already begun about our ensuing elections, which I might take some notice of, yet as he generally speaks with very great candour, I think it would be too severe not to pardon any slip he may have made in that respect. But as to the spirit raised in the nation last session of parliament, which he says was raised by misrepresentation, and was pleased to call a spirit, if not of disaffection, at least of distraction, I do not know, but it may have been represented as such in another place; and whether that was a misrepresentation, I shall leave to the world to judge. But of all misrepre-sentations, I will say, the most criminal is that of misrepresenting to the King the true sentiments and real inclinations of his people; for, however much some gentlemen may find their interest in it, I am sure it is not their duty to do so: but I hope his present Majesty will always be able to distinguish, and it is the duty of parliament to inform him how to distinguish etween disaffection to his government, and disaffection to his minister. If the honourable gentleman thinks, that the affair which occasioned the rise of that spirit, was at first misrepresented, or that it gained any advantage by being fully explained, he is, in the opinion of, I believe, much the greatest part of the nation, vastly mistaken; for, the more seriously that affair has been considered, the more fully it has been explained, the more horrible it has appeared: so that the spirit, which was raised in opposition to it, was so far from being unjustly, or groundlessly raised, that I believe it would have been for the advantage of the nation, that a new election had come on, when that spirit was in its greatest vigour; and I hope it will not altogether subside, till the people have fully secured their liberties against all such attempts for the future. To imagine, Sir, that frequent elections should ever become the cause of faction and sedition, is, in my opinion, something very extraordinary; for it is certain, that seditions have always proceeded from a general discontent among the people, and a long disappointment of meeting in a

legal way, with that redress which they had reason to expect; and till this discontent becomes violent as well as general, no faction will ever break out into sedition: then indeed faction begins to change its in the second of the second perhaps

that the time and with being

4697 factious, become then the patrons and the against electing any new parliament at all; protectors of the rights of the people, and of the liberties of their country; for nothing can be called faction, but when a set of men combine and unite together against a wise and a just government, which no government can be, that disobliges and irritates the generality of the people. The certain and the only way therefore of preventing sedition, and disappointing faction, is to give the people frequent opportunities of representing their grievances, and obtaining redress in that legal way which is prescribed by the constitution of their country. Such a way ought certainly to be established, and is established in every wise constitution; otherwise the people will seek that by sedition, which they find they cannot obtain by law; and the method which is established by our constitution, is by a parliament chosen by the free and uncorrupted voice of the people; therefore in order to avoid sedition, every thing ought to be carefully avoided, which may tend to the interrupting the free choice of the people; and the oftener this choice is made, the better our country is guarded against sedition; because in a long parliament the people may in the beginning of it be disobliged; they may despair of obtaining redress from that parliament, and before the end their discontents may become so violent, as to break out in seditions

Faction and sedition, Sir, are two words that have always been made use of by the advocates for arbitrary power, in order to induce the people to give up those privileges upon which their liberties depended, or to divert them from reassuming, or vindicating those which had been before foolishly given up, or unjustly usurped and taken from them; but it is to be hoped, those two hideous words will never in this country have the desired effect. It has been already fully shewn, that the elections for a long parliament must always be attended with more violent heats and animosities than the election for a short, consequently the country must always be more exposed to factions and seditions by the former, than by the latter: I do not know, but the election for a parliament may come at last to be like the election of a king of Poland; it may be always attended with a civil war, perhaps with an unwelcome visit from some of our neighbours. Therefore if the fears of faction and sedition be any argument against frequent elections, as good an argument may from theore he dragn

and insurrections.

so that I do not know but I may see a proposition made for continuing our seats in this House for life; and after that, it may be thought proper to make a law for transmitting them to our heirs, nay even to our executors or administrators.

A. D. 1734.

An honourable gentleman seemed much surprised that the Riot-Act should have been mentioned upon this occasion, or that any gentleman should have the least thought of having it repealed. Sir, I declare, upon my honour, that of all the actions I ever did in my life, there is not one I more heartily and sincerely repent of, than my voting for the passing of that law. I be-lieve I am as little suspected of disaffection te his Majesty or his family as any man in the kingdom; it was my too great zeal for his illustrious family transported me to give that vote, for which I am now heartily grieved: but even then I never imagined it was to remain a law for ever; no, Sir! This government is founded upon resistance; it was the principle of resistance that brought about the revolution, which cannot be justified upon any other principle. Is then passive obedience and nonresistance to be established by a perpetual law, by a law the most severe and the most arbitrary in England, and that under a government which owes its very being to resistance? The honourable gentleman who first mentioned it said very right, it is a scandal it should remain in our statute books; and I will say, they are no friends to his Majesty or to his government who desire it should; for it destroys that principle upon which is founded one of his best titles to the crown: while this remains a law, we cannot well be called a free people; a little justice of the peace, assisted perhaps by a serjeant and a parcel of hirelings, may almost at any time have the lives of twenty gentlemen of the best families in England in his power.

As to bribery and corruption, Sir, it has been so fully and so clearly demonstrated that Septennial Parliaments are more liable than Triennial to be influenced by such base methods, that I shall conclude with observing what every gentleman I believe is sensible of: it is come to a most intoierable height; in many, nay in most parts of our constitution, we are sunk to the lowest and vilest dregs of corruption; and if some extraordinary event do not prevent it, our constitution will soon be irrecovera-

to Se Bruggi Halpole Follows

Sir; I do assure you, I did not intend to have troubled you in this debate, but such incidents now generally happen towards the end of our debates, nothing at all relating to the subject, and gentlemen make such suppositions, meaning some person, ery miles to geral traves being, and talk so much of wicked ministers, domineering ministers, ministers terms, and such like, have been of late so much made use of in this House, that if they really mean nobody either in the House or out of it, yet it must be supposed they at least mean to call upon some gentleman in this House to make them a reply: and therefore I hope I may be allowed to draw a picture in my turn; and I may likewise say, that I do not mean to give a description of any particular person now in being. When gentlemen talk of ministers abandoned to all sense of virtue or honour, other gentlemen may, I am sure, with equal justice, and, I think, more justly, speak of anti-ministers and mock patriots, who never had either virtue or honour, but in the whole course of their opposition are actuated only by motives of envy, and of resentment against those who may have disappointed them in their views, or may not perhaps have complied with all

But now, Sir, let me too suppose, and the House being cleared, I am sure no person that hears me can come within the description of the person I am to suppose: let us suppose in this, or in some other unfortunate country, an anti-minister, who thinks himself a person of so great and extensive parts, and of so many eminent qualifications, that he looks upon himself as the only person in the kingdom capable to conduct the public affairs of the nation, and therefore christening every other gentleman, who has the honour to be employed in the administration, by the name of blunderer: suppose this fine gentleman lucky enough to have gained over to his party some persons really of fine parts, of others of desperate views, arising from diggo dean entions in its, these gentlemen, with respect to their po- | question has been already so fully and so litical behaviour, moved by him, and by him solely; all they say either in private or public, being only a repetition of the words he has put into their mouths, and a spitting out of that venom which he has infused into them; and yet we may sup-Free this to plet not any exed by many

even of those who so blindly follow him. and hated by all the rest of mankind : we will suppose this Anti-minister to be in a country where he really ought not to be, and where he could not have been but by an effect of too much goodness and mercy, yet endeavouring with all his might, and with all his art, to destroy the fountain from whence that mercy flowed: in that country, suppose him continually contracting friendships and familiarities with the ambassadors of those princes, who at the time happen to be most at enmity with his own. And if at any time it should happen to be for the interest of any of those foreign ministers to have a secret divulged to them, which might be highly prejudicial to his native country, as well as to all its friends; suppose this foreign minister applying to him, and he answering I will get it you, tell me but what you want, I will endeavour to procure it for you. Upon this, he puts a speech or two in the mouths of some of his creatures, or some of his new converts; what he wants, is moved for in Parliament; and when so very reasonable a request as this is refused, suppose him and his creatures and tools, by his advice, spreading the alarm over the whole nation, and crying out, Gentlemen, our country is at present involved in many dangerous difficulties, all which we would have extricated you from, but a wicked minister, and a corrupt majority, refused us the proper materials; and upon this scandalous victory, this minister became so insolent as to plume himself in defiances. Let us farther suppose this Anti-minister to have travelled, and at every court where he was, thinking himself the greatest minister, and making it his trade to hetray the secrets of every court where he had before been; void of all faith or honour, and betraying every master he ever served. Sir, I could carry my suppositions a great deal farther; and, I may say, I mean no person now in being : but if we can suppose such a one, can there be imagined a greater disgrace to human nature than such a wretch as this?

Now, Sir, to be serious, and to talk really to the subject in hand: though the handsomely opposed by my worthy friend under the gallery, by the learned gentle-man near me, and by several others, that there is no great occasion to say any thing farther against it; yet as some new matter has been started by some of the genthence who have space that time spake

the other " sile it the question, I be pe i. House will indulge me the liberty of giving some of those reasons which induce me to be against the motion. In general, I must take notice, that the nature of our constitution seems to be very much mistaken by the gentlemen who have spoken in favour of this motion. It is certain, that ours is a mixt government, and the perfection of our constitution consists in this, that the monarchical, aristocratical and democratical forms of government are 1 stable to overlice, she to get all the advantages of each, without subjecting us to the dangers and inconveniencies of either. The democratical form of government, which is the only one I have now occasion to take notice of, is Hable to these inconveniences, that they are generally too tedious in their coming to any resolution, and seldom brisk and exp That enough in critical thir rese-l tions into execution: that they are always wavering in their resolutions, and never steady in any of the measures they resolve to pursue; and that they are often involved in factions, seditions and insurrections, which exposes them to be made the tools, if not the prey of their neighbours: therefore in all the regulations we make, with respect to our constitution, we are to guard against running too much into that form of government which is properly called democratical: this was, in my opinion, the effect of the Triennial law, and will again be the effect, if ever it should be restored.

That Triennial elections would make our government too tedious in all their resolves, is evident, because in such case, no prudent administration would ever resolve upon any measure of consequence, till they had felt not only the pulse of the parliament, but the pulse of the people; and the ministers of state would always labour under this disadvantage, that as secrets of state must not be immediately divulged, their enemies (and enemies they will always have) would have a handle for ex-Pasi g their measures, and readering there disagreeable to the people, and thereby carrying perhaps a new election against them, before they could have an opportunity of justifying their measures, by divulging the a facts and circumstances from whence the justice and the wisdom of their

Then, Sir, it is by experience well known, the what is alled the populace of well country, are agt to be too much

elated with success, and too much dejected with every misfortune; this makes them wavering in their opinions about affairs of state, and never long of the same mind: and as this House is chosen by the and unbiassed voice of the people in general, if this choice were so often renewed, we might expect, that this House would be as wavering, and as unsteady as the people usually are; and it being impossible to carry on the public affairs of the nation without the concurrence of this House, the ministers would always be obliged to comply, and consequently would be obliged to change their measures as often as the people changed their minds.

With Septennial Parliaments, Sir, we are not exposed to either of these misfortunes, because, if the ministers, after having felt the pulse of the Parliament, which they can always soon do, resolve upon any measures, they have generally time enough before the new election comes on, to give the people a proper information, in order to the water at the jease and the water of the measures they have pursued; and if the people should at any time be too much elated, or too much dejected, or should without a cause change their minds, those at the helm of affairs have time to set them right, before a new election comes on.

Is to Lation and School, S., I will grant that in monarchical and aristocratical governments, it generally arises from violence and oppression; but in democratic movement, it to your 8 from the people's having too great a share in the government: for in all countries, and in all governments, there always will man gartime to get a fact as can never be at rest either in power or out of power: when in power, they are never easy, unless every man submits entirely to their direction; and when out of power, they are always working and intriguing against those that are in, without any regard to justice, or to the interest of their country. In popular governments such me clase to rate good of the too corn, to real of the plan order to give them a bad impression of, ad trace despete to the have the management of the public affairs for the time; and these discontents often break out into seditions and insurrections. The street of tellunter of the state of the

nual or triennial: by such frequent elections, there would be so much power

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thrown into the hands of the people, as would destroy that equal mixture, which is the beauty of our constitution: in short, our government would really become a democratical government, and might from thence very probably diverge into a tyrannical. Therefore, in order to preserve our constitution, in order to prevent our fidling under tyranny and arbitrary power, a to preserve that as a which I really think has brought our constitution to a more equal mixture, and consequently greater perfection than it was ever in before tun arry or

As to Bribery and Corruption, Sir, if it were possible to influence by such base means, the majority of the electors of Great Britain, to chuse such men as would probably give up their liberties; if it were possible to influence, by such means, a majority of the members of this House to Constitute interest are not power, I should readily allow, that the calculations made by the gentlemen of the other side were just, and their inference true; but I am persuaded, that neither of these is possible. As the members of this House generally are, and must always be, gentlemen of fortune and figure in their country; it is possible to suppose, that any of them could by a pension or a post be influenced to consent to the overthrow of our constitution, by which the enjoyment, nor only of what he got, but of what he before had, would be rendered altogether precarious? I will allow, Sir, that with respect to bribery, the price must be higher or lower, generally in proportion to the virtue of the man who is to be bribed ; but it must likewise be granted, that the humour he happens to be in at the time, the spirit he happens to be endowed with, adds a great deal to his virtue; when no increachments are made upon the rights of the people, when the people do not think themselves in any danger, there may be many of the electors, who by a bribe of ten guineas, might be induced to vote for one candidate rather than another; but if the court were making any encroachments upon the rights of the people, a proper spirit would, without doubt, arise in the nation, and in such a case I am persuaded, that none, or very few, even of such electors, could be induced to vote for a court-candidate, no not for ten times the sum.

There may, Sir, be some Bribery and Corruption in the nation, I am afraid there

it, that strangers are sometimes chosen: for a gentleman may have somuch natural influence over a borough in his neighbourhood, as to be able to prevail with them to chuse any person he pleases to recommend: and if upon such recommendation they chuse one or two of his friends, who are perhaps strangers to them, it is not from thence to be inferred, that the two strangers were chosen their representatives by the means of Bribery and Corruption.

To insinuate, Sir, that money may be issued from the public treasury for bribing elections, is really something very extraordinary; especially in those gentlemen who know how many checks are upon every shilling that can be issued from thence; and how regularly the money granted in one year for the public service of the nation, must always be accounted for the very next session in this House, and likewise in the other, if they have a mind to call for any such account. And as to the gentlemen in offices, if they have an advantage over country gentlemen, in having something else to depend on besides their own private fortunes, they have likewise many disadvantages: they are obliged to live here at London with their families, by which they are put to a much greater expence, than gentlemen of equal fortunes who live in the country: this lays them under a very great disadvantage, with respect to the supporting their interese in the country. The country gentleman, by living among the electors, and purchasing the necessaries for his family from them, keeps up an acquaintance and correspondence with them without putting himself to any extraordinary charge; whereas a gentleman who lives in London, has no other way of keeping up an acquaintance or correspondence among his friends in the country, but by going down once or twice a year at a very extraordinary charge, and often without any other business: so that we may conclude, a gentleman in office cannot, even in seven years, save much for distributing in ready money, at the time of an election; and I really believe, if the fact were narrowly enquired into, it would appear that the gentlemen in office are as little guilty of bribing their electors with ready money, as any other set of gentlemen in the kingdom.

That there are ferments often raised among the people without any just cause, is what I am surprised to hear controwith a raje of some, but it is no probled verted, since very late experience may

convince us of the contrary: do not we know what a ferment was raised in the nation towards the latter end of the late queen's reign? and it is well known what a fatal change in the affairs of this nation was introduced, or at least confirmed by an election's coming on while the nation was in that ferment. Do not we know what a ferment was raised in the nation soon after his late Majesty's accession! And if an election had then been allowed to come on while the nation was in that ferment, it might perhaps have had as fatal effects as the former; but, thank God, this was wisely provided against by the very

law which is now wanted to be repealed. It has indeed, Sir, been said, that the chief motive for enacting that law now no longer exists: I cannot admit that the motive they mean was the chief motive; but even that motive is very far from having entirely ceased. Can gentlemen imagine, that in the spirit raised in the nation but about a twelvemonth since, Jacobitism and disaffection to the present government had no share? Perhaps some who might wish well to the present establishment did co-operate, nay, I do not know but they were the first movers of that spirit; but it cannot be supposed that the spirit then raised should have grown up to such a ferment, merely from a proposition which we homestry and in thy laid i Lefore a parliament, and left entirely to their determination. No, Sir, the spirit was perhaps begun by those who are truly friends to the illustrious family we have now upon the throne; but it was raised to a much greater height than, I believe, even they designed, by Jacobites, and such as are enemies to our present establishment, who thought they never had a fairer opportunity of bringing about what they have so long and so unsuccessfully wished for, than that which had been furnished them by those who first raised that spirit. I hope the people have now in a great measure come to themselves, and therefore I doubt not but the next elections will shew that when they are left to judge coolly they can distinguish between the real and the pretended friends to the government: but I must say, if the ferment then raised in the nation had not already pr 1' subsided, I should have thought a rew election a very dangerous experiment; and as such ferments may hereafter often appen, I must think that frequent elections will always be dangerous; for which reason, in so far as I can se of 1 set

I shall, I believe, at all times think it a very dangerous experiment to repeal the Septennial Bill. *

" It is impossible at this distance of time to appreciate exactly the effect of the minister's speech; but a contemporary writer [Tindal] asserts, that it was one of the best he ever made. The fate of these two speeches is singular: sir William Wyndham, by his disrespectful allusions to the King, drew on himself a reproof, the justice of which neither himself or his friends have and every send to the himself or his friends have endeavoured to dispreve. It was considered as an intercharate effusion, and did not lose the minister a single supporter in parliament, or a single adherent in the country; yet it has been carefully in-serted by party writers, calling themselves his-tor its, which that of the manister has been no

less invidiously suppressed.

" Walpole's speech, as far as it relates to that personality which seems to be the recommending characteristic of the other, has certainly less claim to be recorded, because the character and situation of Bolingbroke, conhas a with Liston is an loss for registerates manence and publicity to invective. The faults of an ex-minister, or aspiring leader of a party, are less interesting to the community, than tase of the man whicholds the reas figevernment. But the immediate result of Walpole's uppremeditated reply to this studied attack, was a sense of shame in the opposition Whigs, and of indignation in the principal Tories, which interrupted their cordial union. Seviral Wrigs re-united thenselves to the nanister, and the leading Tories, ashamed of appearing the puppets of Bolingbroke, though they continued to thwart and oppose the measures of government, did not, of themselves, bring first d any new question during the remainder of the session.

"It may not perhaps be improper in this place to observe, that the sensation which Walpole's speech made in the House of Commons, and the effect which it had out of doors, in developing the intrigues of Bolingbroke with the operation in Figure 1 of the resource his cabals with foreign courts and ministers, were the immediate and, that he control it see unity, at the red to France. Policy, who say and appeared the had correquences of his unpopularity among the Whigs, truscipely lely was lyas corrally attached, bitterly complained that sir William Which mr and the the dietates of Bolingbroke. With a view therefore to remove this stigma from opposition, he recommended to him a temporary retirement from England. Bolingbroke was extremely mortified, that all his repeated professions of honour, virtue and disinterestedness, did not gain wretched situation which an aspiring mind like by a spirit it it is a concept in a share in the legislature, and heading a party

Besides the several gentlemen whom we have mentioned, Mr. Edward Harley, Mr. Shippen, and sir Edward Stanley, spoke in favour of the question; but upon a division it was carried against Mr. Bromley's motion by 2.7 to 15.

LIST OF THE MEMBERS WHO VOTED FOR AND AGAINST JUL MEPUAL OF THE SUPPLINIAL AC.

For the Repeal.

Abdy, sir Robt. Acton, Will. Aislabie, Will. Allington, Marmaduke Annesley, Francis. Archer, is ley, state in Yeari, sa Tho Bacon, Tho. Solater Bacon, sir Edmund Bugot, sir W. Wagstaff Banke, John Ranks, Joseph Barnard, sir John Bach igten, sir John Bateman, visc. Bathurst, Peter Bat in st, Boy man Beaumont, sir Geo. Berkeley, hon. Geo. Bagg, John Bishop, sir Cecil Bold, Peter Boscawen, hon. Hugh Bowes, George Branston, Tho. Broke, Padap Bromley, Will. Le was, John Bruce, sir J. Hope Bulle of a sc Bunbury, sir Charles

Cæsar, Charles Cartwright, Tho. Carew, sir Will. Cavendish, lord Jas. Charlton, St. John Chafin, George Cher ind. visc. Chetwyn Lacha Child, sir Francis Child, Will. Lacon Cholmondeley, Chas. Clarke, George Cockburn, John Cocks, Fames Cotun, Rich Coleram, lord Compton, hon. Geo. Cornewall, Velters Cotton, or J. Hynde Courteday, sir With Crispe, Tho. Dalrymple, capt. John Dalrymple, sir Jas. Dairymple, h. col. W. Davers, sa Jermyn Decreage sir Edw. Deshouverie, sir Edw. Diversus, heat Price Digby, hon. Edw. Duff, William

in continued opposition, without the smallest hopes of ever being restored to his seat in the House of Lords. In his letters to sir William Wyndham, he feelingly describes his own si-tuation, 'I am still,' he says, 'the same proscribed man, surrounded with difficulties, expose to mornific trees, and unsale to take any share in the service, but that which I have taken hitherto, and which, I think, you would not persuade me to take in the present state of things. My part is over, and he who remains on the stage after his part is over, deserves to be hissed off.' In consequence of these sentiments, he waited until the meeting of the new parliament, when a large majority still supporting the minister, during whose continuance in power he had no chance of obtaining a complete restoration, he followed the salvice of Pulteney, and retired in disgust to France." Coxe's Walpote, Tanke to

Dundass Rebert Edwares Thomas Loskite, Literas Fazakerley, Nicholas Ferwick Nicholas Finch, hon. John, Marilson e) Finch, hon. John Foley, Edward P it cre hon, Theo. talle, Jehn Furnese, Henry G v. Rebert Gower, bon. Baptist L. Gower, hon. Will. L. Gresvenar, sar Robt. Gybbon, Philip Hall, Chas. It ley, Ldward Harrison, Thomas Havey, Menael Hawkins, Ph 1 p II it cote, George Henley, Authony Hylton, John Hoby, sor Thomas Horner, The. S. Howe, John J. risoa, Ra ph Inchiquin, earl of haven, Thomas Isham, sir Justinian Kemp, si Robert Kemp, Robi Keyt, sir Will. Lee, sir Thomas Lee, George Leigh, hon. Chas. Levinz, William Levien, George Limerick, visc. Lisle, Edw. Lister, Thomas Lloyd, Rich. Lee ther, s.e Tho, Lutterel, Alex. It yehe. Tho. Lyster, Richard Mackenzie, sir Geo. Mansel, hon Bussy Masters, Tho. M San Legi "to 1 us, 8 dney Mercata sirke, T Merril, John Monoux, sir Humph. Mordaunt, sir Chas. Morpoth, visc. Morrice, sir Will. Mostyn, st. Roger Murray, John

My lill ton John Newlead, Wil to It as auto of Nighungale, J. Gase. O. day, 8 much Packer, W. Howard Page, John Palmer, Thomas Parker, Armstead Persons Head brey Perro. II my Petry, Micajah Philips, Erasmus Pleyden, Edm. M. Plun, r. Valter Powlett, William Pultency, Will. Reduce in Jonathen Rolle, Henry Restroy Traas Restrates related Sant Jested St. Aubin, sir John Sandys, Samuel Steme Sale, Str Tan. Scawen, Thomas Sebright, sir Tho. S ymman, Treaces Shafto, John Stypes, Vollam Shirley, hon. Robert Santaleworth, Richard Shigsby, so Hen-Somerset, lord C. N. Spencer, hop. John Stanhope, sir William, K. B. Stanhope, Chas. San ey, sa I du. Stapleton, sir Will. Talbot, John Ivory Taylor, Joseph Tremaine, Arthur Valie, visa Vane, hon. Henry Valley in, W. far symme Vernon, sir Chas. Vernon, G. Venables Vyner, Robert Walcot, John Waler Econod Waller, Heavy Ward, John Winford, The, Geers Wortley, Edw. Mont. Wrighte, Geo. Wyndham, sir Will. Wyndham, Tho. Wynn, Watkia Will Yorke, John

Against the Repeal.

Alston, sir Rowland to brews, Townshood Austruther, col. Phil. Artinder, hop. McC... Ashe, Edw. Daton, Weller Bacon, sir Edmund, of Gillagh (0)

Baker, capt. Hercules Be use ork, lord Vere Beatest, Thomas Berkeley, bon. Henry Bevin, Arthur Bladen, col. Martin Blad n, Phomas Bond, John Bockland, Maurice Bowles, Will. Bradshaigh, sir Roger Bridgman, sir Orlan. Braifes, George Braifiw, Robert Brodie, Alex. Brooksbank, Stamp Brudepell, hon. James Burchet, Josiah Burrard, Paul Burton, Will. Butler, James Byog hon, Robert Cample H, John Campbell, Daniel Campbell, sir Jas. Campbell, col. John Campbell, John Campbell, Peter Carr, Will. Carnarvon, marq. of Caswall, sir Geo. Cholmondeley, col. J. Churchill, brig. Chas. Clayton, sir Will. Clayton, Will, Clerke, sir Thomas Chitton, sir Robert Clutterhuck, Thomas Conduit, John Cope, sir John Cope, cel. John Copleston, Thomas Cornwallis, hon. Step. Cornwallis, hon. John Croft, sir Archer Crosse, John Crowle, Geo. Cunningham, Henry Danvers, Joseph Darcy, sir Conyers Doeminique, Paul Doddington, George Doddington, George Douglas, Robt. Downing, sir Geo. Drake, sir Francis Drammond, John Dutton, sir John Ducket, cal. Will. Erle, Giles Erle, capt. Will. East, Will. Edgeumb, Richard Enwarns, Samuel Egin at carl of Elint, Richard Erskine, Charles [VOL. IX.]

Evans, Rich. Evelyn, John Eversfield, Chas. Fyles, sir Jahn Eyles, Joseph Eyles, capt. Francis Fura gion, Tuomas Ferguson, sir James. Finch, hon. Henry Fitzroy, Chas. Fabrs, Duncan Fox Stephen Frankland, sir Tho. Gage, sir Will. Gallway, visc. Gibson, Tho Glanvill, Will. Glenorchy, visc. Goddard, John Gongh, sir Henry Gould, Nath. Gould, John Grant, sir James Gregory, Geo. Griffith, John Grimston, visc. Hales, sir Tho. Hales, Tho. Hamilton, Alex. Hamilton, lord Arch. Harris, John Harrison, George Bay, Will. Heathcote, sir John Hedges, John Henley, Henry Holt Herbert, Henry Arth. Herbert, Tuo Herbert, Robert Hervey, Tho. Hinxman, Joseph Hoghion, sir Henry Hope, Tho. II sie, Jan es Hotham, sir Chas. Howard, col. Chas. Howarth, sir Humph. Hucks, William Hucks, Robert Havey, Grage Jenoings, sir Joan Jessop, William Jewkes, John Ingoldesby, Tho. Ligram, Henry Kelsal, Henry Knollys, Henry Lane, sir Rich. Leathes, Carteret Leheup, Isaac Lewis, Tho. Lewis, Thu. Liddell, Geo. Lasburne, visc. Lioyu, Samsbury Lloyd, Philip Lockyer, Chas.

Longueville, Chas. Lowther, sir Will. Lowther, hon. Anth. Lumley, hon. James Wasser, Heary Mauners, visc. Martin, Tho. Medlycott, Thomas Middleton, sir Will. Middleton, col. John Mill, air Rich. Milner, sir Will. Monson, Geo. More, Robert Moreton, bon. M. D. Monro, sir Robert Mordaunt John Morden, col. Montagu, col. Nasmith, Sir James Norton, Tho. Offley, Crew Onslow, col. Rich. Orlebar, Juan Oughton, sir Adolp. Owen, Will. Parker, sir Philip Parsons, Henry Pawlet, lord Harry Pearse, Thomas Pierse, Henry Petroin, hon Henry Pelham, Tho. Pelham, James Pelham, Tho. Pelham, Tho. jun. Piers, col. Will. Powlett, C. Armand Powkii, North Price, Uvedale Pulteney, col. Henry Purvis, capt. George Plumer, Rich. Paintre, John Pigot, Robert Ramsden, John Reade, sir Thomas Reade, col. Gen. Rich, sir Robert Rader, Dudley Roberts, Gabriel Robinson, sir Tho. Rudge, John

Rutherford, James Saville, sir George Sc John, how John 8º Quarte, W. Chiny Sauacers, sir Goinge Scope, Joan Selvin, Cris. Selwyn, John Shannon, vise. Smelair, col. James Sloper, Will. Smelt, Leonard Speke, George Stantiope, Chas. Stert, Arthur St wart, Will. Sutton, gen. Rich. Thompson, Edward Thompson, Will. Tilson, Christopher Towers, Christopher Townshend, hon. Hor. Townshend, hon. Tho. Townshend, hon. Will. Treby, George Trenchard, George Tucker, Edward Tuffnel, Samuel Turner, Cholmley Turner, sir Charles Tyriel, cd. James Virecut, Henry Wale, gen George Wager, sir Chas. Walker, Tho. Walpole, sir Robt, Walpo e, H ratio Walpole Lidward Wall t. Peter* Wardour, Will. Weatworth, sir Will. White, John Whitworth, Francis Willes, John Williams, sir Nicholas Williams, Highs Wills Sattma Winnington, Tho. Wilse a Damel Wollaston, Will. Wyndham, Tho. Wynn Tho. Yonge, sir Will.

 This was the Peter Walter so frequently alluded to by Pope. His name was Walter, though sometimes called Waters:

" Like doctors thus, when much dispute has

We find our tenets just the same at last,
Both fairly owning, riches, in effect,
You grate of heav'n, or token of th' elect;
Giv'n o the fool, the mad, the vain, the evil,
To Ward, to Waters, Charries, and the Devil.

[21] "Wise

Debate in the Lords relating to the Election of Peers in Scotland.] March 6. The order of the day being read, for the House to take into consideration matters relating to the Election of the Peers of that part of Great-Britain called Scotland; the earl of Marchmont moved to resolve, "That no person who hath claimed, or shall claim right by succession to any

Peerage of Scotland, other than a descendent of the body of a Peer or Peeress, who has been in the possession of the Peerage claimed, since the 25th of April, 1690, shall be admitted to vote, at any Election of a peer or peers to sit in parliament, for that part of Great Britain called Scotland, until his right and title be claimed and determined in this House."*

 Wis (Pater sees the world sarespect for gold). At the reform topes this not in may be sold: Glorious ambition! Peter, swell thy store, And be what Rome's great Dahus was before.

" F. Yes, strike that Wild, I'll justify the blow. P. Strike? why the man was hanged ten

years ago: Who you'r, tobshete ex upic feers? Evr. P. to trembtes on y to, last 18.
F. What always Peter? Peter thinks you mad,

You make men desp'rate if they once are bad : Else might he take to virtue some years hence,-

"Peter Walter, a person not only eminent in the wisdom of his profession, as a dextrous at torney, but allowed to be a good, if not a safe, conveyancer; extremely respected by the nobility of this land, though free from all manner of fuxury and ostentation: His wealth was never seen, and his bounty never heard of, except to his own son, for whom he procured an employment of considerable profit, of which he gave him as much as was necessary. Therefore the taxing this gentleman with any ambition, is certainly a great wrong to him."

" Peter Walter purchased Stalbridge park, near Sherborne, a seat of the Boyle family, now in possission of the cort of Usin te, where he lived many years. He was a neighbour of Henry Fielding, who lived at East Stour, about four miles distant, and was supposed to be the character described by him in Juseph Andrews, the important " Peter Pounce." In 1737, Peter parrowly escaped the pillory for forgery: and got off with a severe rebake . The manor of Statbridge was purchased by

Peter Walter, esq. who was clerk of the peace for the county of Muddlesex, steward to the duke of Newcastle, and other noblemen and gentlemen. He acquired an immense fortune, represented the borough of Bridport in parlia-Hi h vi ment, and used 1710, mt. of.

" He resided, during the latter period of his life, in a spacious mansion within this manor, where some particulars of him are still remembered. He had been assisted in making a

his . demesne lands on terms so unusually advantageous, that they could not escape observation; the taxes and parochial imposts being charged on the occupier of the adjoining farm. The estate is still possessed by a daughter of the leave with all the acymologies enached to it. A characteristic scene was described by a son of his bailiff, who, when a boy, attended his father in an evening on business at the manor-house. They found its possessor sitting without light in a small room communicating with the kitchen. On their approach he applied a dry raspherry stick to his fire, and lighted a small candle which stood on the table before him; but finding, on enquiry, that the present business required no light, he extinguished the candle, and continued the conversauon in the dark. Notwithstanding his rigid pursured, he exist have respect usually post to opulence; for observing that the youth had continued with his hat on, supposing no extraordinary deference due to the great man's appearance, he rated him violently for his rusticity and inattention.

"The story of the "Miser and the Candle," is not uncommon: but I have this account from undoubted authority. The other enec-dote shews the propriety of Pope's epithet, "Wise Peter." Pope's Works, Bowles's Edi-

tion, vol. 3, p. 290.

" It was upon all hands admitted, that the right of succession to Silvis Peerages was very undetermined by the laws of that country, and, by a most unaccountable oversight in the act of Union, there A sted co proper publishery for trying the validity of any claim to a Scots Peer ge, excepting the Court of 8 stion to Scotland, which many of the English peers thought was an increachment upon their rights. It was likewise admitted, that at an election of the peers of Scotland, the clerk or clerks offi-· ciating there, had a right to admit any claimant of a Scots Peerage to a vote. It was there-. fore moved to resolve, " That no peer who hath any Peernge of Scotland, other than a descendant of the body of a peer or peeress, who has been in the possession of the peerage quently expected a compensation: Mr. W. be admitted to vote at any election of a peer refused making at at la own expense, but, or peers, to sit in parliament, for that part of promised to good live at the context. promised to reward him at the expence of some | Great Britain called Scotland, until his right other person. He accordingly prevailed or a land title be claimed and determined in this neighbouring baronet to lease to him a part of House' It had been greatly to be wiseth, The lord Hardwick, the duke of Newcastle, the earl of Hay, lord Hervey and lord Talbot, opposed the motion, urging, That it was dangerous taking such a Resolution, on account of dormant titles, who might have claims, and thereby be precluded from their just right.

They were replied to by the marquis of Tweedale, the duke of Montrose, the earls of Chesterfield, Winchelsea, and Strafford, and the lords Carteret and Bathurst, who argued the necessity of such a Resolution, on account of several peers continuing on the roll of Peerage, whose families are extinct, or have no right; by which means the sixteen Peers might be chosen by a majority, who have no right at all.

But the earl of Scarborough and the duke of Argyle were for putting off the motion, which was agreed to; and it was ordered, That the House be put into a Committee on that affair on the Monday

next.

The Marquis of Tweedale moves, That the Election of the Scots Peers be by Ballot.] Then the marquis of Tweedale moved to resolve, "That for the better securing the Freedom of the Election of a peer or peers to sit in the parliament of Great-Britzin on the part of Scotland, the Election shall be by way of ballot." His lordship was supported by the lords Bathurst and Carteret, who urged the reasonableness thereof, to preserve undue influence.

They were opposed by the dukes of Argyle and Newcastle, and rd Talbot, who alleged, "That the method of ballot would be a breach of the act of union, by which it was declared, That it should be an open election."

Protest on the said Motion's passing in the negative.] Then the question being put thereupon, it was resolved in the negative.

" Dissentient"

1. " Because this motion tending only to

that this motion could have been complied with; but the tendency of it being directly repugnant to the Articles of the Union, and the Princeges of Scotch peers, and lake onse to the laws and succession to the peerages in Scotland, the same was dropt." Tindal.

make a variation in the manner of electing the peers for Scotland, we apprehend it was entirely agreeable to the intention of the 22d article of the Union; for whatever can contribute to make the Election more free and independent, the more it answers the design of that article: and we must observe, that this House has been so far from thinking the manner of election unalterable, that a bill passed this House, by which the election itself was entirely abolished.

2. " Because in an election of this nature, the method of voting by ballot appears to us infinitely preferable on many accounts, for as it is well known there are several alliances among that body of nobility, many of the peers may be put under great difficulties, their alliances drawing them one way, and their opinion and inclination another way. It is also possible, that by pensions from the crown, or by civil or military preferments, some of them may lye under obligations to a court, and be reduced to the hard necessity (under the power of an arbitrary minister) either of losing their employments, or of voting against their nearest relations, and their own opinion also. We apprehend that no election can be called perfectly free, where any number of the electors are under any influence whatsoever, by which they may be biassed in the freedom of their choice.

3. "Because we apprehend, that this House is, in a most essential manner, concerned in the freedom of this election; for if sixteen new members are to be brought in every new parliament, under any undue influence, it may tend to subvert the independence of this House, and of consequence the constitution of the whole kingdom. By means of such an election, an ambitious minister may make use of the power of the crown, at one time, to destroy the interest of the crown; at another to oppress the liberty of his fellow subjects, and by different turns, protect himself from the just resentment of

both.

4. "As this House is the highest court of judicature, and the last resort in all matters relating to the properties of the subjects of Great-Britain and Ireland, we conceive that every person who is master of any property, is concerned in the consequence of this motion; for if sixteen of these members, in whose hands this great trust is vested, should ever be thought to be in

^{*} See Vol. 7, p. 609.

the nomination of a minister, the subjects of these kingdoms may have great reason to dread the consequence of such an unwarrantable influence, by which their liberties, lives and properties might be rendered -(Signed,) Boyle, Bedford, precarious...

Carteret, Weymouth, Cobham, Chesterfield, Montrose, Coventry, Strafford, Cardigan, Bolton, Haversham, Marchmont, Bathurst, Marlborough, Winchelsea and Nottingham, Bruce, Oxford and Mortimer, Willoughby de Broke, Clinton, Aylesford, Montjoy, Tweedale, Northampton, Warrington, Stair, Denbigh, Gower, Bristol, Foley, Tadcaster, Litchfield, Ker, Berkshire.33

Debate in the Lords on the Duke of Bedford's Motion, concerning Persons who shall endeavour to engage Votes in the Elections of Peers in Scotland.] March 18. The order of the day being read, for the taking election of the Peers of that part of Great Britain called Scotland:

The Duke of Bedford moved to resolve, "That it is the opinion of this House, that any person or persons taking upon him or them to engage any Peers of Scotland, by threats, promise of place or pension, or any reward or gratuity whatsoever from the crown, to vote for any peer, or list of peers to represent the Peerage of Scotland in parliament, is an high insult on the justice of the crown, an increachment on the freedom of elections, and highly injurious to the honour of the peerage."

His grace was supported by the earl of Stair, the lords Willoughby de Broke, Bathurst, and Carteret; and the earls of Chesterfield and Winchelsea, to the fol-

lowing effect.

My Lords; It is well known, that by the constitution of this kingdom, all elections, of whatever nature, ought to be made with the utmost freedom: We have many laws, both ancient and modern, for establishing the freedom of elections, and for preventing any undue influence that may be made, either by money, by threats, or by promises, upon the electors: the very nature of the thing requires it should be so; for , every man who is allowed a vote at any describing velocity of the most proper person for that post, office or employment, to which he is to elect; and

money, by threats, or by promises, it is he who directs that is properly the elector, and not he who is made the tool upon that occasion; by which means that election, which by law ought to be made by a great number of persons, may come to be directed, and consequently made, by one single man.

Therefore, my Lords, it has always been deemed to be a maxim of the common law of England, that elections shall be regularly and freely made, without any interruption whatever;' and this maxim has been confirmed and inforced by most of the great Kings that ever reigned in this kingdom. Under our glorious King Edward the 1st was that statute made. which is called the first of Westminster; and by the 5th chap, of that statute it is expressly ordained, ' That no great man. or any other person, shall by force, by malice, or by threats, any way disturb the freedom of election under the pain of grievous forfeiture; which is a law into consideration matters relating to the , that is still in force, and a law that relates to all elections made or to be made within this kingdom; and so careful were our ancestors of preserving this freedom of election, that even requests and earnest solicitations were in such cases deemed unlawful, as may appear from that statute which was made in the 7th of Henry the IVth, and from the 14th chapter of the statute called Articuli Cleri, which was made in the reign of Edward the 2d: for it was most reasonably by them concluded, that if any great or powerful man was allowed but to request or solicit a man for his vote at any election, that request or solicitation would have the same effect as if he had actually threatened that man, or made promises to him for giving his vote as directed; because every man would naturally presume, that if he complied with the great man's request, he might expect his favour; and if he denied his request, he must expect his malice.

From hence it is plain, my Lords, that by the very nature of the thing, as well as by the common and the statute law of this kingdom, it is highly criminal in any great the following the fire election, but it must be still more highly criminal in any man actually to give or to promise any money or other reward upon election, is by law presumed capable of such an occasion, especially in any thing that relates the relation to the House; and what appears to be the undoubted law of England is so far from if he be directed in he relation wines by bring developed to the life him wines between the two nations, that it is in the particular case now before us, expressly confirmed by that act which was made in the parliament of Scotland, for settling the manner of electing the sixteen peers; and which act is, by the parliaments of both nations, declared to be as valid as if the same had been part of the articles of

un.on-

Since, then, it appears that the Resolution now proposed is nothing but a declaration of what is now the law of Great Britain, I can see no reason for our not complying with the motion which the noble duke has been pleased to make to us; but on the contrary, I see many and strong reasons for our agreeing to it; for it will certainly inforce the laws now in being; it will put people in mind that there are such laws, and will contribute greatly towards terrifying those who may hereafter have evil intentions, from being guilty of those practices which they know to have been so lately condemned by this House: and such a resolution is at present the more necessary, because of the great complaints now so generally made over the whole nation against such practices: bribery and corruption in elections of all kinds is now so universally complained of, that it is become highly necessary for this House to come to some vigorous resolutions against it, in order to convince the world, that it has not as yet got within these walls: it has already, I am afraid, got too firm a footing in some other parts of our constitution; what is now proposed will not, I am afraid, be a sufficient barrier, but I am very sure, if something is not very speedily done, if some effectual measures are not soon taken against that deadly foe to our constitution, I say, I am sure, that in a short time corruption will become so general, that no man will be afraid to corrupt, no man will be ashamed of being corrupted.

Though it cannot be affirmed, my Lords, that any undue influence has as yet been made use of in the election of the sixteen peers for Scotland; though it cannot be suspected that any such influence will ever be allowed of, much less approved of by his present Majesty, yet no man can tell how soon such a thing may be attempted; and the circumstances of many of tha peers of that nation give us great reason to be jealous of such attempts: it must be allowed, that there are many of them who have the misfortune of having but small estates; it is well known that many of them

have commissions in the army, or places in the government depending upon the pleasure of the crown; and it must be granted that some of them cannot well support the dignity of their titles, and the ancient grandeur of their families, without such commission in the army, or post in the government: if then any future ambitious prince should think of securing by illegal means a majority in this House, in order to destroy the liberties of his people ; or if any wicked minister who had got the leading of a weak prince should think of getting a corrupt majority in this House. in order to secure him against an impenchment from the other, are not we naturally to conclude, that the first attempt of such a king, or such a minister, would be to secure the sixteen peers from Scot-

In such a case a Court-List, or rather a Ministerial-List, would certainly be sent down, and every peer of Scotland that did not vote plump for that List, would be under-hand threatened with being turned out of his commission in the army or navy, or out of his employment under the government; and others would be induced to vote for it by secret promises of preferment. or of being provided for. The noble families of Scotland are, my Lords, as ancient, and have always behaved with as much honour, as the nobility of any nation under the sun; but in such a case, how hard might be the fate of some of the representatives of the noble families of that kingdom: they must ungratefully vote against those who perhaps procured them the commissions or the posts they enjoy, they must vote for those whom they know to be men of no worth and honour, men whom they know to be mere tools of power; or otherwise they must expect to be stript of all their preferments under the government, and thereby rendered incapable of supporting themselves in their native country as noblemen, perhaps even as gentlemen. This is a misfortune which certainly may happen: this, my Lords, is a misfortune which, in regard to our country, in regard to the honour and dignity of this House, in regard to our own families we ought to provide against; and we cannot provide against it too soon.

I say, my Lords, that it is a misfortune, which in regard even to our own families, we ought to provide against; for it is well known that there is but seldom any difference between the royal and the ministerial power; there never can be any difference

between the two, but when there is a just, a wise and an active prince upon the throne: for when there is an ambitious and an unjust prince upon the throne, his ministers will readily submit, he will make every thing submit to his power, if he can; and when a weak or an indolent prince happens to be upon the throne, the whole royal power will always be lodged with the ministers, generally in one prime minister; and as such ministers always endeavour to act in an arbitrary way, they never will employ any but those who will meanly subnut to be their tools; all others they will endeavour to oppress or destroy: it is certain that men of great families and fortunes, who have any sense or penetration, will never so easily submit to the arbitrary views of an ambitious prince, nor will they so easily submit to be the tools of an overbearing minister, as fools or mean upstarts; and therefore no such prince or prime minister will ever employ any of them, if they can do without: while the ancient dignity and the weight of this House is preserved, the ancient and the great families of the kingdom will always be able to confine the views of an ambitious prince, and to force him to delegate a just proportion of his power to them; and they will always be in a condition to force themselves in upon a prime minister, not as his tools but as his partners in power: but if it should once come to be in the power of a prince or minister to secure by dishonourable means a majority in this House, the greatest part of our posterity will for ever be excluded from all share in the government of their country; none but mean tools of power, and knavish upstarts will be employed in the administration; and perhaps even our next successors may see a wicked and overbearing prime minister of state at the head of a parcel of fools and knaves, carrying things in this House by a majority, .contrary to the opinion of the generality of mankind without doors, and contrary to the opinion of every honest man of sense within.

To me, my Lords, it is as clear as demonstration, that an utter exclusion of all the nobility in Great Britain, who had either bonour or good sense, from any share in the administration, would be the certain consequence of the court's getting it in their power to secure by corruption a majority in this House: but I am much afraid the misfortune would not stop here; I am afraid that such a court would soon begin

the nation which could be any way troublesome to them; and of such a resolution. my Lords, supported by such a majority. how fatal might the consequences be to every one of your lordships families, which happened unfortunately at that time to have a representative beloved in his country, and esteemed for his great honour and his good sense: of such consequences I have the most terrible apprehensions: I hope no such case will ever happen; but I must desire your lordships to consider how great an influence a number of 16 sure votes might have upon all the resolutions of this House: look into your journals, look into the histories of this nation, and you will see how many questions, questions in which the very being of our constitution was deeply concerned, have been carried against the then enemies of our constitution by a majority of a much smaller number, perhaps, by a majority of not above two or three. Can we then be too jealous of the method of electing the sixteen peem for Scotland? Can we refuse or neglect to use all those means that lie in our power for preventing their being ever chosen by ministerial influence? Can we suppose that all those who are chosen under such an influence, will not vote in this House under that influence by which they were chosen?

Custom, my lords, is of a mighty prevalent nature; even virtue itself owes its respect in a greater measure to custom; and vice, by being openly and avowedly practised, soon comes to disguise itself, and assume the habit of virtue: .if ministerial influence, if private and selfish views, should once come to be the sole directors in voting at the election of the sixteen Peers for Scotland, the practice would soon get even into this House itself; and as inferiors are always apt to imitate their superiors, it would from thence descend to every election and to every assembly in Great Britain: corruption would then come to be openly and generally avowed; it would assume the habit of virtue; the sacrificing of our country, the sacrificing of all the ties of honour, friendship and blood, to any personal advantage or preferment, would be called prudence and good sense, and every contrary behaviour would be called madness and folly: then indeed, if there were a man of virtue left in the pation; he might have reason to cry out with the celebrated Roman Patriot, 'O Virtue! I have followed thee as a real good, but to think of getting rid of every family in I now I find thou art nothing but an empty name.* It was, my lords, the general corruption he found in his country that led that great man into such an expression; he died in the defence of liberty and virtue; and with him expired the last remains of the liberty and virtue of his country; for virtue and liberty always go hand in hand; wherever one is, there likewise is the other, and from every country they

take their flight together. I have said, my Lords, that it cannot be affirmed, that any undue influence has as yet been made use of in the election of the peers of Scotland but yet it must be granted, that towards the latter end of the late queen's reign, there seems to be a strong suspicion, that some extraordinary influence was then made use of: for the sixteen that were first chosen after the Union, were all such as were known to have a true zeal and affection for the revolution, and for the present establishment: soon after there was a change in the ministry here, and upon that a new parliament; it cannot be said, that there was any change among the electors of the sixteen Peers for Scotland, they necessarily continued to be the same; and yet there was such a thorough change among the sixteen representatives then chosen that hardly one of the former was sent up; the whole sixteen were such as were agreeable to the new ministry, and such as went into all the new measures then set on foot. Even some noble Lords now in this House, whose consummate prudence and great qualifications were then well known, were left out in that queen's time, though the Peers of Scotland have been ever since so just to themselves as always to chuse them for their representatives: how this should happen, without some undue influence being then made use of, I cannot well comprehend; and if what is prophesied should happen; if upon the next election it should be found, that some noble lords are left out, whose families as well as themselves have been eminent and remarkable for their zeal for the present happy establishment, as well as for the revolution upon which it is founded: if such, I say, should be left out, for no other reason that can possibly be guessed at, but that they hapten not to be citogether agreeable to the ministers for the time being, I shall think it still more unaccountable; because that In the latter end of the late queen's time.

this House. If this, my Lords, should really happen; if some of those Lords now in this House, whose zeal and affection for his Majesty's person and government are well known, whose qualifications and natural endowments are universally acknowledged, and who have performed many eminent services to their country: if such, I say, should be left out, and others who may not be known in the whole world, chosen or at least pretended to be chosen in their room, I shall be apt to suspect, I believe the whole nation will conclude, that some of the Scots Peers have not been directed in their choice by that which ought to be their only director upon such occasions; and if such a thing should happen, it will be incumbent upon this House to enquire how it was brought about; for we ought not to admit any unworthy person's being brought among us, nor ought we to allow of any person's being brought unworthily or unjustly into this House; this we have a right to enquire into, as may appear by what happened so lately as in the reign, of the late queen; and our own records, our own histories may shew us, that the bringing, or endeavouring to bring, unworthy persons into this House, was in-quired lato, and had had to have proved that to king Henry 3.

In such cases, my Lords, we are not tied down to the strict rules of law, we are not to expect every criminal fact to be proved by two or three witnesses; this is what neither House of Parliament ever thought themselves tied down to; it is from circumstances as well as proofs that we are to determine, and if such circum-

there seemed to be a contest between those that were friends and those that were enemies to the Protestant Succession, and in such a contest there is some ground to presume, that the Peers of Scotland would naturally divide into two parties; that the most numerous party would chuse that sixteen who were supposed to be of the party they espoused: but now, my lords, where there is no principle either in religion or politics to direct them, it is not to be supposed that they will naturally divide into two opposite parties; or that the majority of them will readily resolve not to vote for any one of those who now happen to be disagreeable to the minister, notwithstanding their having, for a continued course of so many cars, thought some of them worthy of the bonour of being their representatives in

^{*} Te colui, Virtus, at rem; ast tu Nomen

stance: should concur as must convince every man of common sense in the kingdom, I am sure I need not tall your lordships what you are to do; but as the preventing of crimes is much more prudent and less troublesome, than the punishing of them, let us therefore now endeavour to prevent the committing of any such crimes, by agreeing to the resolution pro-

posed. The other House of Primment has passed many laws for preventing the in-fluence of Bribery and Corruption in the election of many of their members. They have lately got passed a severe law against that abominable practice; and another Bill for preventing any undue influence upon their members after they are chosen, has since been several times brought in, and as often passed in that House, but your lordships have not, it seems, thought fit to give it your concurrence : whilst there are such complaints against the growth of corruption, while the other House are using such percautions against it, shall we sit still and do nothing? There are but a few of the members of this House, there are none but the sixteen for Scotland, who owe their seats here to an election: let us then, my lords, take all possible care that they shall always be chosen by an honourable, a fair and a free election: if they should ever come to depend upon a minister for their seats in this House, consider, my lords, what an influence it might have even upon their way of voting while they are here: how terrible must it be for any lord of this House to be exposed to the danger of being told by an insolent minister, you shall vote so or so, otherwise you shall be no longer a Lord of Par-Hament. This is what, I hope, your lordships will endeavour to prevent by agreeing to this resolution, or any other more effectual method that may hereafter be found to be necessary.

The dukes of Newcastle and Argyle, the earls of Cholmondeley and Poulet, the lords Hervey and Talbot, spoke against the motion to the effect as follows:

My Lords; That, both by the common and statute law of this kingdom, all elections ought to be free and undisturbed, is what will not be denied by any lord in this House; and that the giving of money, or the making use of any threats or promises, in order to induce any of the electors to vote according to direction, is a crime of a very high nature, and what will be as lattle.

controverted; but this is so far from being an argument for the resolution proposed. that, in my opinion, it is a very strong argument against it; for wherever the law is plain and clear, there is no occasion for a resolution of this House either to inforce it, or put people in mind of it: upon the contrary, our coming to such a resolution might probably make people doubt of what they before thought evident, because our resolution would not make that to be law. which was not so before, and some people would naturally conclude, that the law in that respect was not clear and evident. otherwise this House would have had no occasion for coming to any such resolution. In the present case indeed the law is so clear and evident, that no man of common sense can doubt of it, and therefore our coming to such a resolution will not probably bring the law in doubt with any man in the kingdom; but I cannot help thinking that it would be a very odd and a very extraordinary resolution; I must really think that we may with as much propriety resolve, ' That the levying of War against 'the king is an Act of High-Treason,' and how such a resolution would appear upon the Journals of this House, I leave your lordships to judge.

As I have said, my Lords, it must be acknowledged by all, that the giving of money, or the making use of threats or promises, in order to corrupt or over-awe the electors at any election, is contrary to law; but yet I cannot admit that the making use of any sort of solicitations is contrary to law, I cannot think but that any lord of Scotland may ask another's vote at any ensuing election of the sixteen peers for that kingdom, and that in favour of his friends as well as of himself; and if any lord of that country should have the honour to be secretary of state, or in any other high office under the crown, I cannot comprehend how he can be thereby excluded from being a candidate at that election; a candidate he certainly may be, and as such he may ask every other lord of that country for his vote at the ensuing election; nay, he may not only ask that favour for himself, but he may ask it for others; his being in an office under the crown does not strip him of that privilege which every other lord enjoys; nor does any law now in being make his solicitation more criminal than those of the other lords of his country.

The laws now in being for preserving the freedom of elections are, my lords, in

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my opinion, fully sufficient for that purpose; and whoever thinks so, must conclude, that there is not the least occasion for the resolution now proposed: but granting they were not sufficient, would our coming to such a resolution render them so? It cannot be so much as pretended that a resolution of this House would add to their sufficiency, or that it would contribute in the least towards making a law effectual for the end proposed, if it was before found to be ineffectual. Thus, my lords, there is either no occasion for our coming to such a resolution, or it would be of no use when made; and therefore I cannot think it consistent with the dignity of this House to have any such resolution entered upon our journal. If the laws in this respect

are insufficient, let a bill be brought in for amending and strengthening them; but do not let us take up our time with making resolutions, which all the world must see

to be of no use. This, my Lords, is a very strong argument against our coming to the Resolution proposed; but there is still a much stronger; for it would, in my opinion, be a very high indignity offered to his present Majesty's government; it would tend to make the whole world suppose, that some very heinous practices had been lately carrying on by his Miliesty's min sters for influencing the elections of the sixteen peers for Scotland; and to suppose his Majesty is or can be so unjust as to countenance such practices, or that he can be so weak as not to discover them, if any such were carrying on by his ministers, is one of the highest indignities that can be offered to the crown. It is indeed a supposition which no man can make who is in the least acquainted with his Majesty's justice, penetration and watchfulness for the good of his people; but our coming now to such a resolution, would be doing at least all in our power to raise such a suspicion in the nation; and among the vulgar and ignorant or in the remote parts of his Majesty's

dominions, it might have a fatal effect. Besides, my Lords, it would be a most heinous affront offered to the whole peerage of Scotland; it would be a supposing that the majority of them are directed in their way of voting at the election of their sixteen representatives, by corrupt and mercenary views. This would be a conclasion that every men without doors would naturally draw, when he heard that your lore she is had come to such a Resolution

tion; no man would imagine that such a thing could have happened without any proof, without any foundation. The peers of North Britain, my Lords, are by the Articles of Union declared to be peers of Great Britain; they are to have rank and precedence before all peers of Great Britain of the like order and degree, created since the Union; they are to enjoy all privileges as fully as the peers of England, except sitting in this House, and upon trials of peers; and why they should be thus distinguished by a particular Resolution of this House I cannot comprehend. They have, it is true, no share in the legislature, except in that of voting for their own representatives in this House; but is there any colour of reason for suspecting them of corrupt and mercenary views in their way of voting for their own representatives, more than there is for suspecting every lord here of such views in his way of voting, as to every question that arises in the House.

A. D. 1734.

As for any suspicions that may be entertained about the election of the sixteen peers for Scotland, in the latter end of the Queen's reign, they may be easily cleared The election at that time did not proceed from mercenary or corrupt views, but from views of a more malignant tendency, if any such can be. It is well known that many of the then peers of Scotland were either secret or avowed Jacobites. Upon that fatal change of the ministry here, they all conceived great hopes; thereupon many declared themselves openly who had never done so before; and some of the nonjurors came in and qualified themselves, in order to serve a turn at that time, which they took to be in favour of that principle they had always caressed: and all these, joining with the Scots peers, who were then actually employed in the administration, carried the election against those who stood firm to the principles of the Revolution, and to the Protestant Succession, as established in his present Majesty's family. But, thank God, their reign was but short; and his late Majesty's accession put an end to all their views of doing any thing in a parliamentary way; by this the new election was easily carried in favour of the friends to the present establishment; and soon after most of the professed Jacobites in Scotland joined in an open rebellion, by which they forfeited their titles as well as their estates to the crown; whereby the neck of that party was entirely broke, so 1 2 Ki

that they have never been able to make and that at at the contract that there

Now, my Lords, as to those prophecies which have been made to us about the ensuing election of peers for Scotland, I am afraid they are as ill founded as any other of our modern prophecies; and I shall, family. And as there never was yet in be glad to find them as false; for I have so great a respect for the sixteen we have now the happiness to have amongst us, that I could wish they were all in for life; but as their being here depends upon a free election, their being all returned again is what neither they nor we can expect; and indeed if it should happen, it would give me a strong reason to suspect that the election had not been free: it is natural to suppose that every election will bring some new lords among us; and for them some of the former must be left out: because a noble lord is firmly attached to the present establishment, because his family has always been zealous for Revolution principles, is that a reason, my Lords, for us, or for him to expect that he should always be returned one of the sixteen to represent if some of the noble lords now in this the peers of Scotland in this House: no, my Lords, there are many noble peers in Scotland; and all are I hope firmly attached to the royal family now upon the throne, though some may not perhaps have had an opportunity of shewing it so fully to the world as others may. In such a case it is reasonable to expect that every one will endeavour to have his turn; and where there is a free election, it is reasonable to expect that those lords who have not a mind to set up for themselves will sometimes oblige one, and sometimes another.

But even as to the ministerial parties that have been talked of, it is as reasonable to suppose that the peers of Scotland will naturally divide into two parties for and against the ministry, as to suppose that they can naturally divide themselves into two parties for and against the establishment. For while the administration, while the ministers for the time being, pursue no measures but what are for the honour of their King, and the good of their country, it is as reasonable to suppose that all those who think so will naturally join in the supporting of their measures, as it is to suppose that they would naturally join in the support of the present establishment, were it possible to bring it into dispute; and were I a peer of Scotland, and convinced of the wisdom and uprightness of all the measures pursued by the ministers for the time being, I should be as loth to give my

vote for returning a lord to this House. who, I knew, or even suspected would oppose the ministry in all their measures, as I would be to give my vote for returning to this House a lord whom I knew to be re my disaffected to his Majesty and his any country a set of ministers, whose measures were approved by all men, therefore I shall always expect, that upon every election in Scotland, the peers will naturally, and without any selfish or corrupt views, divide themselves into two parties, one whereof will be composed of those who do not approve of the measures pursued by the administration, and the other of those who do approve them; the natural consequence of which will be, the proposing or concerting of two lists; and in such case it is very antural to conclude, that one of the lists will always be returned without an exception. For this reason, my Lords, as well as on account of the natural uncertainty and changeableness of a free election, I shall be no way surprised, House, be not rechosen at the next election. The capacity and the qualifications of the noble lords, we have now the happiness to have from that country, are well nown, and no man has a better opinion of them than I have: yet I make no doubt, but that there are other Lords in Scotland of equal capacity, and equally qualified for representing the peerage of that kingdom in this House, and if they should send up some new representatives in the room of some of those who are now here, I shall be very far from imputing it to any undue influence; on the contrary, I shall from thence conclude, that the election has been absolutely free and uncontrouled.

As to the contriving and making laws against corruption, the other House of Parliament, my Lords, has very good reason for so doing: it has been often proved, at the bar of that House, that bribery and corruption has been practised in the most flagrant manner at the election of some of those who have been returned members of that House; and therefore they have often had a most substantial reason for taking the alarm, and for providing against that mertal foe to the constitution of their country, who, they perceived, had already attacked it in the most tender part: but for God's sake, my Lords, what reason have we for this alarm? Has it ever been proved at the bar of this Ilouse, has it ever yet been so much as pretended by any lords in this House, that the sixteen peers for Scotland, or any of them, were elected by the means of bribery and corruption, or by the means of any other sort of undue influence? Is not this a material difference between this House and the other? Is it not from thence clear, that we have no manner of reason for contriving any law against corruption? And much less have we a reason for coming to any such Resolution as is now proposed.

To this it was replied by those who spoke in favour of the Motion, in substance as follows:

My Lords; I find, it is admitted of all sides, that the giving or promising of money or other reward, or the making use of any sort of threatenings or promises, in order to influence the election of the peers for Scotland, is directly contrary to law, and therefore it is needless to say any thing further as to that point; but as to solicitations or asking of votes, I must beg leave to explain it a little. I shall agree with those lords who have spoke upon the other side of the question, that every lord of that country may be a candidate, and as such may apply to the other lords for the favour of their votes at the ensuing election, and as the law now stands (though I wish it were otherwise) every lord may ask the same favour for those of his friends who may likewise be candidates; but with regard to ministers of state, and those in high offices under the crown, there is a great difference as to the manner of application which they make use of, in order to obtain the favour for which they solicit; if they ask merely as peers, either for themselves or their friends, without the ministerial weight of threats or promises, they do not, I think, offend against the laws now in being; but if any thing of the minister appears in their manner of asking, it may be of the most fatal consequences to the freedom of the election.

In order to explain what I mean, I shall take an example from the elections of the other House: though a gentleman be a commissioner of the treasury, or of the admiralty, he may without doubt set up as a candidate to represent any County, City, or Borough in Great-Britain; he may ask the electors for the favour of their votes, and wherever he has a natural interest, he may make use of that interest in favour of his friends; but if he should make interest entuer for himself or his triends, not we a

private gentleman, but as a lord of the treasury, or of the admiralty, and as such should, by his agents, send his commands to those who depend, or may expect to depend upon the board to which he belongs, with directions how to vote, or for whom to make interest, in any county, city or borough in Great Britain, such a method of application would be highly criminal; it ought, I think, to be deemed High Treason. In like manner, my lords, if upon an approaching election in Scotland, any lord of that kingdom, who happened to be in a high office under the crown, should by himself or his agents so much as insinuate, that the king, the govermoent, the ministry, or the like, expected that any lord of that kingdom would vote for such a man, or such a list, such a solicitation, I say, my lords, might be fatal to the freedom of that election, and would consequently be highly criminal: and this distinction ought to be particularly attended to, when we talk of solicitations in any election whatsoever.

As our laws now stand, my lords, we ought to be particularly watchful in this respect; and considering the vast power lodged in the crown, considering the many favours the ministers of the crown have to bestow, I am afraid our utmost watchfulness would signify nothing if any such attempts should ever be made by those in power. It is impossible to prevent the ministers of the crown, or their agents, intermeddling some way or another, almost in every election in Great Britain: Let them make their application in the most humble manner, let them make use of the most modest expressions that can be thought of, those they apply to will depend upon their favour, if they comply with their request, and if they refuse to comply, they may, they will expect their malice: the request of a man in power, though made in the most humble manner, must always necessarily imply a threat if denied, a promise if complied with: this must consequently have a great influence upon all elections, and if obedience to such requests should once be found to be the only road to preferment either in Church or State, they will soon become fatal to the boasted liberties of this na-

It was for this reason, my Lords, that I lately in this committee gave my vote for having all future elections of the sixteen peers for Scotland made by balloting. It was for this reason, my lords, that I most

heartily concurred in agreeing to that bill, (sixteen peers for Scotland? Does not that which in the late king's reign was passed by this House, for making so many hereditary peers for Scotland, and for limiting the power of the crown with respect to the ereating of any new peers of Great-Britain. That necessary bill was thrown out in the other House; it was thrown out (I do not know how) by the assistance even of some of those who have always pretended to be patrons of liberty. My opinion was then, my opinion is so still, that it was the best contrived bill for the preservation; of the liberties of this country, that was ever brought into either House of Parliament: and I must say, that if I had had the misfortune to be one of those who opposed that bill, I should from that moment have thrown up all pretences to my being a lover of liberty; I should have expected that every man would have told me, that I made use of that popular pretence only as a step to power, but that he saw plainly I had no regard for it, when it came in competition with any of my own little private views.

Suppose, my Lords, that the laws now in being are fully sufficient for preserving our constitution against the baneful effects of corruption; suppose that they want no addition or amendment; yet is it not an asual thing, may it not sometimes be a necessary thing to revive such laws? does not his Majesty often do it by proclamation? and the only way that either House of Parliament can revive any law, is by a resolution. Suppose again that the laws in being are not sufficient to preserve us against all manuer of undue influence in elections; we all know that a new law for amending and strengthening the old is not so easily contrived, nor so easily passed; it requires some time to consider the laws in being, to discover their defects, to find out the methods of evading them, and to contrive proper precautions against such evasions; all this requires time, and when this is done, we are not sure that the other House will join with us in opinion, we are not sure that the King will consent to what both Houses have agreed to. In the mean time, is it not very proper, may it not be absolutely necessary to endeavour to put some check to the growing evil? there have, it is true, been many laws lately passed for regulating the elections in the other House, and for preventing corrup-tion as to them; but has there ever any one been passed in the parliament of Great Britain, for regulating the elections of the

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election now depend only upon the common law, and upon that act of the last Scota parliament, by which the manner of electing those peers was regulated? suppose that act to be sufficient for guarding against corruption, yet it is now so long ago, that it may be, and, in my opinion, it is very proper to revive it: But, my lords, it is plain that the election of those sixteen peers is not fully regulated, nor the evits of corruption sufficiently guarded against, either by the common law or by that act of the Scots parliament. the very committee we are now in shews the contrary: your lordships would never have agreed to the going into this Committee, it you had thought that no regulation or amendment was necessary: we are all sensible of the dehciency, but we have not yet, it seems, fallen upon a proper method to make up that denciency; and till that can be done, let us do what is now in our power; let us agree to the resolution proposed. It will at least justify this House to the world: if ever there was any undue influence made use of at that election, if there shall be any such at the next election, it will shew that the majority of this House were innocent; it will shew that we endeavoured to provide against it as soon as we could.

What is now proposed is so far from being an indignity offered to his Majesty, that the very pretending that it is so, or that his Majesty would take it as such, is one of the greatest indignities that can be-offered to him. Can it be thought that this House is so short sighted as never to provide against an evil till it has fallen upon us? The very pretending to think so of this House, or of either House of Parliament, is in my opinion, a very high indignity to both: can it be thought that his Majesty would look upon any provision made by either House of Parliament for the safety of our constitution, as an indignity offered to him? No, my lords, every wise king, such as his Majesty is, must be heartily engaged in the preservation of our constitution, because that if any wrong be done, he is justified by the very nature of our constitution, his ministers and evil counsellors only are to bear the blame. This indeed may make ministers and certainly will make wicked ministers endeavour to overturn our constitution; but a just and a wise king will always join with his parliament in preventing the bad effects of evil counsellors, as

well as in bringing them to condign ber of men, will have virtue enough to punalment. which an

Was it, my Lords, ever pretended that the late king looked upon the Peeragebill I have now mentioned as an indignity offered to him? Might it not have then been said, that the passing of such a bill would have made the world suppose, that his late Majesty had made some unjust use of the Prerogative of the Crown in the creation of peers? Might not this, I say, have been pretended with as much justice as to pretend now, that our coming to the , resolution proposed will make the world believe, that his present Majesty has countenanced, or at least suffered some wicked practices to be made use of in the election of the sixteen peers for Scotland? Every one of your lordships must see that there was then as much ground for the one pretence, as there is now for the other : vet so for was his late Majesty from harbouring any thought that an indignity was thereby offered to him, that he approved of the Bill before it was brought into this House. He not only approved of that Bill, my lords, but he made use of an expression which ought never to be forgot; an expression which ought to be, which always will be remembered by every true Briton: he told his Ministers, ' Gentlemen, consider what may be wanting for the security of your constitution; for whatever may be thought necessary for that purpose I am ready to consent to." And as his present Majesty inherits the crown of his father, so I know he inherits all those good qualities which shope forth with so much lustre in him. Therefore, my Lords, we are not in the least to suspect that his present Majesty will look upon this resolution, or any resolution we can come to for preventing sixteen ministerial peers being always forced in upon us from Scotland, as an indignity offered to him.

As the proposition now before us cannot be thought to be an indignity offered to his Majesty's gone ament, so nother can it be thought any sort of affront to the period of Scotland: on the contrary, every man of honour, as all the peers of that nation are, must take it as a piece of that nation are, must take it as a piece of the utmost regard that can be shewed to them: it is not easily to be presumed, that any of the present peers of Scotland can be biassed by bribery, by threats, or by promises; but aeither we, nor they, can tell what sort of men their posterity may be: nor can any man certainly conclude, that every one of such a great number of that every one of such a great number of the state of the such a great number of that every one of such a great number of the state of the such a great number of the such as the such a great number of the such as the such as

withstand the great-temptations, which an enterprising minister, sole master of the ear of his master, may be able to throw in their way; and therefore all that is, or can be designed by the present motion, is to prevent them, or their posterity, from being led into temptation; and to put it out of the power of any minister to make any of the present or future peers of Scotland suffer for their adhering strictly to the rules of honour and virtue: the pretence for this affront is built upon the same sandy foundation with the former; it is built upon the supposition, that this House can never think of providing against an evil, until it has actually happened: but to me, my lords, it is still something more extraordinary to ask in this case: why should the peers of Scotland be thus particularly distinguished from the other peers of Great Britain? Is it possible to make a question of this? Does not every man at first sight see, that the peers of Scotland are, by the very nature of our constitution, distinguished from the other peers of Great Britain? Is there any other peer of Great Britain who has any thing to do with elections? I must then leave it to your lordships to consider, how odd it would have looked, to have proposed such a Resolution in general terms: It must then have run thus, 'That the giving or promising any sum of money, or other reward to any peer of Great Britain, for giving his vote at any election, was a high insult.' And if it had been proposed in such terms, would not every man who knows any thing of our constitution, have had reason to have laughed at such a proposition?

Without doors, my Lords, there are suspicions that some of the former elections of Scots peers have proceeded from undue influence: we of this House are, and have been personally acquainted with most of the peers of Scotland, we know their honour and their integrity, and therefore we conclude, that there is no ground for such suspicions? but those who have not had the honour of a personal acquaintance with them, must judge from events; and notwithstanding what a noble lord was pleased to say ibert the election of the sixteen peers for Scotland, in the latter end of the reign of queen Anne, it must appear a little odd to those who are not particularly acquainted with the ristory of that time; a great majority of the Scota peers had but a few years belong agreed to the union, by which the Protestant Success-

sion was established in that kingdom: and to see that a great majority of the same men (for there could not be any great change by death in that time) should so soon after join together in undermining that Protestant Succession, must, I say, my lords, appear a little extraordinary to the generality of mankind : they will not believe, that two such contrary events could proceed from the same cause, and therefore they will be apt to conclude, that there was some foul play in one, or perhaps in

To pretend, my Lords, that a whole body of men will naturally interest themseives so passionately and so zealously in the dispute about the wisdom and uprightness of the measures of any minister or ministers, as to sacrifice thereto all ties of blood, all ties of gratitude, friendship, and acquaintance, is really something very new. It is well known, that such a fervent zeal never takes place, but in the time of, or in the prelude to a civil war; and God forbid it should ever, be in the power of any minister to involve this nation in such a calamity, for the sake of justifying his measures: Even in the time of civil wars, it has often happened, that private and personal friendships have subsisted to the very last, between public enemies: How then can it be supposed, that any lord of Scotland should, at the next, or at any future election, naturally agree to leave out of his list of sixteen peers, some lords who are his near relations, his old friends, and his great benefactors, and fill up in their room others, who are no way related to him, with whom he never had any intimate acquaintance, from whom he never received any favour? That this, my lords, should be a natural effect, or that it should proceed from a furious zeal for or against the measures of the administration, is impossible to conceive; and therefore, if any of the noble lords we have now among us, whose zeal for the Protestant Succession cannot be doubted of or exceeded; who I know to be related to many of the noble families in Scotland; who I know to be intimately acquainted with many of the present peers of that kingdom; who I know to have done great favours to many of them, and whose capacity and services are known to the whole world; If such, I say, should at the ensuing election be left out, and others chosen in their stead, who are related to few of the peers of Scotland, who are acquainted will ten of them, who have never been

A PER BORA

benefactors to any of them, and whose capacity shall be found not to be near equal to the capacity of those left out: I shall be very apt to conclude, I am afraid the generality of mankind will conclude, that this was not the effect of an

honourable and free election. I shall admit, my Lords, that Bribery and Corruption in the election of the members of the other House, has been often proved at their bar; I wish it had been as often proved as it has been practised; I shall admit that this was a reason. though not the only reason, for their taking the alarm: But, my lords, we find that they have lately taken the alarm, and have done what they could to prevent a practice which has never yet been proved at the bar of that House. So far as I can remember, it was never yet proved at the bar of that House, or so much as alledged in the House, that any particular member, after he was chosen and returned, had been influenced in his way of voting in that House by bribes, pensions, threatenings, or promises; and yet against this practice they have, I think, most justly taken the alarm, and have several times sent up a Bill to this House for preventing that practice: Therefore, if we follow the example of the other House, we are not al says to wait till a permeious practice has been proved at our bar. In private life a man may be long justly suspected before he can be openly accused of a crime; and as high crimes are carried on in the most secret manner, they are less liable to be discovered, and may therefore be carried on for many years, before such a proof can be had, as may enable either the public, or any private man to commence a prosecution. Shall a private man neglect to secure the doors and windows of his house, because no thieves had ever attempted to enter? If he does so, my lords, the thieves will probably enter; and after they are entered, he may perhaps find it a very difficult matter to get them out again, till they have robbed the house of every thing that is valuable. In like manner, are we to neglect to secure this House against corruption, because we cannot as yet positively say that it has ever endeavoured to enter? My Lords, if we do not in time secure all the avenues to this House against such a cunning betrayer, it will be impossible for us to keep him out. And if he once enter it will be absolutely impossible for us to turn him out, until he has robbed us of that precious jewel, the liberty of

our country, which has always been, and always must be left in the keeping of the two Houses of Parliament; for I am very well assured, that it will for ever be impossible to prove at the bar of this House the practice of corruption, to the conviction of those who have got their seats

here by the means of corruption. Upon hearing this new sort of doctrine broached in this House, I cannot, my Lords, but reflect with deep concern, upon an observation made upon our country, by a French gentleman, who was taken with the marshal Tallard at the battle of Hochstet, and was afterwards several years a prisoner in England. When he returned to France, he was giving an account of hisobservations upon England, and, among the rest, he told his company, that the English had a thing among them which they called a nuisance; that is, gentlemen, says he, any thing that is offensive to the neighbours, or that may probably do a mischief to the passengers: For removing of things of this nature, the English have very good laws, but so indolent, so negligent are those people, that they seldom or ever think of removing a nuisance till it has done some notable mischief. An example of this kind happened in the neighbourhood where I was quartered; there was in a by-road a timber bridge upon a very deep river in that neighbourbood, and soon after I arrived there, alarge hole happened to be broke through in the middle of that bridge, I passed that way, I observed the hole, I took notice of it to all the gentlemen in the country; I repassed several times that way, still the hole was there, and daily grew bigger; it continued so for many months: The laws were sufficient for removing this nuisance, for enforcing the reparation of this bridge, but no man would be at the pains to put them in execution; at list an unfortunate gentlerum, of some distinction, passing 1 1st way in a dark night, his horsestumbled into this hole, fell through, was drowned, and the gentleman himself much hurt. Then the justices of the peace met, and immediate orders were given for repairing the bridge: I do not know but the gentleman found means to recover the value of his horse, but no man could make repark a to r a for the pun are eached. in, my Lords, was the French gentleman's observation upon our country; and really what I have this day heard from some noble Lords, who oppose this motiva, makes me begin to thekit was just.

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But let us consider, my Lords, that if we make no provision in the case now before us, if we leave this hole unmended, till that which is the support of our constitution, a free election, has fallen through, it will be impossible to prevent our constitution's falling through at the same time, and both must certainly perish in the gulph of corruption.

For this reason, my Lords, I hope, I must beg, that a negative may not be put upon the resolution now proposed; if a negative should be put upon it, it is should be even but delayed, I shall most heartily wish the motion had never been made; for it will be a foundation for so much triumph to the dealers in corruption, if any there be; it will cast such a damp upon all future attempts against corruption, that I am afraid the practice will soon come to be barefaced in every part of our constitution.

Then the question being put, 'That the question be now put upon the above motion,' it was resolved in the negative.

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Protest on the said Question's being passed in the Negative.]

" Dissentiont"

1. "Because we apprehend that this resolution, being only declaratory of underiable truths, ought not to have been avoided by a previous question, since, we fear, the leaving it undetermined may tend to encourage practices dangerous to our constitution in general, and to the honour and dignity of this House in particular.

2. **Because we think this House cannot shew too strong an abhorence of practices, which, whether they have been committed or not in former elections, are yet of such a nature as may possibly hereafter be attempted by a minister, who may find it necessary to try all methods to secure a majority in this House, either to promote his future ambitious views, or screen his past criminal conduct.—
(Signed) Suffolk, Marchmont, Shafts-

bury, Gower, Carteret, Bedford, Ker, Bristol, Bolton, Chesterfield, Willoughby de Broke, Tadcaster, Cardigan, Foley, Litchfield, Tweedale, Abingdon, Strafford, Bathurst, Coventry, Berkehire, ThaCraven. Northampton, Griffin, Marlborough, Winchelsea Nottingham, Boyle, Montrose."

Motion to impower the Committee to inquire of proper Methous to encourage the Trade of the Plantations, and for their better Security.] March 26. The House of Lords was moved, "That the Select Committee appointed the 7th instant to consider of the representation of the Commissioners for Trade and Plantations relating to the laws made, manufactures set up, and Trade carried on in any of his Majesty's Colonies and Plantations in America, which may have affected the trade, navigation, and manufactures of this kingdom, be impowered to inquire of the proper methods for the encouragement and security of all trade and manufactures in the said plantations, which no way interfere with the trade of Great Britain, and for the better security of the plantations themselves."

And a question being stated thereupon, it was proposed after the word 'Encouragement' to leave out ' and security;' which being objected to, and debate had thereupon, the question was put, whether the words 'and Security' shall stand part of the question; it was resolved in the negative, by 52 against 28.

Protest on a Negative being put on the said Motion.] Then it was proposed, That these words at the latter end of the motion, viz. 4 and for the better security of the Plantations themselves,' be left out; but the same being objected to, the question was put, whether these words shall stand part of the question? and it was resolved in the negative.

" Dissentient'

"Because we apprehend, that if the safety of the plantations themselves is not thought a matter worthy the consideration of the parliament, it is of little consequence to consider of their laws, manufactures, or trade __ (Signed) Bedford, Bathurst, Berk-

shire, Tweedale, Abingdon, Coventry, Strafford, Tadcaster, Litchfield, Thanet, Carteret, Winchelsea and Nottingham, Bolton, Aylesford, Gower, Stair, Northampton, Montrose, Bristol, Marchmont, Cardigan, Craven."

Then the question was put, " Whether

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net, Stair, Aylesford, Cobham, the said Committee shall be impowered to Bruce, Oxford and Mortimer, inquire of the proper methods for the encouragement of all trade and manufactures of the plantations in America, which no way interferes with the trade of Great Britain, or which may be of use to Great Britain?" and it was resolved in the hegative.

" Dissentient'

1. " Because we apprehend, that the new powers proposed to be given to the Committee, were not only expedient, but asolutely necessary, since (by the account given by several lords who attended the Committee, and contradicted by none) it appeared to the House, that from the informations of merchants of undoubted credit, Jamaica, Barbadoes, and the Leeward Islands, were in so defenceless a condition, that they might be taken in twenty four hours; and we conceive that such imminent danger of such valuable possessions required an immediate and minute examination, in order to discover the causes and nature of the danger, and to apply proper and adequate remedies.

2. " Because we conceive, that the chief reason urged in the debate against this inquiry, is the stringest argument imaginable for it, viz. That it might discover the weakness of these islands in the present critical juncture of atturs, and invite our enemies to invade them; whereas, we think, that this critical juncture calls upon us to put our possessions in a state of defence and security in all events; and since we cannot suppose, that their present defenceless condition is unknown to those powers who are the most likely to take the advantage of it, we apprehend it to be both prudent and necessary, that those powers should at the same time know, that the care and attention of this House was employed in providing for their security. We conceive likewise, that such an argument may tend to debar a House of Parliament from looking into any of our officies, either foreign or domestic, if in any transaction at any time there shall appear to have been a weak, treacherous, or negligent management, the directors will he ver fail to say hold of that argument, to stop any parliamentary inquiry; and the fear of discovering a national weakness may be urged only to prevent the detection of ministerial negligence or guilt.

Because we have found by exporience, that we can never be too attentive to the preservation of the possessions and dependencies of this kingdom, since treaties

alone will not bind those powers, who from the proximity of their situation, from favourable opportunities, or other inducements, may be tempted to attack or invade them. But the interposition of a British parliament will be more respected, and more effectual, than the occasional expedients of fluctuating and variable negociations, which, in former times, have been often more adapted to the present necessities of the minister, than to the real honour, and lasting security of the nation.

4. " Because we apprehend, the debarring this House from any inquiry into the conduct of ministers for the time past, or from giving their advice in matters of great concern to the public, for the time to come, tends to destroy the very being of this House, and, of consequence, the whole frame of our constitution: and how melancholy a view must it be to all his Majesty's subjects, to see the private property of so many particulars, and so advantageous a trade to the whole, refused to be brought under the inspection of this House, and yet, as far as appears to us, totally neglected by the administration? And we are the more surprised to find this backwardness, with regard to the interest of our colonies, since we are persuaded, that the balance of trade at present is against us in most parts of the world, and only compensated in some degree by what we gain by our West-India trade: neither can we allow, that they ought to be left to look after themselves, since they have a right to claim even more than the protection of their mother-country, by the great wealth they annually transmit to it, and the great duties they pay to the increase of the public funds, and the civil list; and we are fully convinced, that if this beneficial trade should once be lost, it will be irrecoverably lost to the infinite damage of this kingdom. For though the islands should be restored to us afterwards, the utensils and stock of negroes being carried away, it would take up a long tract of time, and would be a very great expence to the public, to re-instate them in their present condition: we rather think it impracticable to restore them, though we can by no means suppose it difficult, by timely precaution, to prevent their destruction.—Signed,) Chesterfield, Tad-

caster, Coventry, Thanet, Carteret, Winchelsea and Nottingham, Stair, Bedford, Northampton, Strafford, Bolton, Montrose, Abingdon, Berkshire, Bathurst, Litchfield, Twee-[YOL. Dk. h

dale, Gower, Marchmont, Bristol, Cardigan, Foley, Craven.²¹

Debate in the Lords on the Bill to prevent Stock Jobbing.] March 28. The Lords went into a committee upon a bill from the Commons, 'To prevent the infamous Practice of stock-jobbing'; and the said bill being read a second time, the earls of Warwick and Cholmondeley, and lord Hervey, spoke against the bill: their lordships urged,

That the grandeur and strength of a nation depended upon public credit, which was a thing of a very ticklish nature; and did not always depend upon reason, but upon the opinions of men; and therefore it was very dangerous to make any innovations with respect to our public funds; for though one man might have a good opinion of the innovation proposed, yet he could not tell what opinion others might have of it.

That all human regulations, all human affairs, were subject to imperfections and inconveniences, and therefore legislators had in all countries been forced to suffer small inconveniences for the sake of greater conveniences, which was really the case then before them; for though stockjobbing was an inconvenience, yet considering how much it contributed to the ready circulation of money, and to the supporting the credit of our funds, it was therefore to be tolerated.

That the credit of our funds depended very much upon the ready access that people had at all times to their money, and that this ready access was chiefly owing to the practice of stock-jobbing; by this practice it was, that every man was always sure of fin ling a purchaser for his stock whenever he had a mind to sell, and by this only it was, that there was always a certain and fixed market-price upon every one of our public funds; whereas, should this practice be entirely destroyed, it might soon become as difficult to find a purchaser for stock, or to ascertain the price of it, as it is now with respect to land; and the concluding of a bargain might become as tedious in the one case as it is now and at off ch.

That at present our people got by commission and brokerage from foreigners at least 80,000%, per annum, which would be intirely lost to the nation, if that bill should pass into a law; because all transactions of that nature, even in our own public funds, would then be carried on upon

the exchange of Amsterdam; and it was well known, that war a any branch of trade is diverted and turned out of its old channel, it is no easy matter to bring it back again; and therefore, though the bill was to continue but for three years, they could not agree to it, because if the trade of baying and selling any of our public funds should be turned out of this kingdom for three years only, it might not be in our power to bring it back again.

That if i've creditors of the public were rot allowed as free and uncontrouned a has by of asposing of their properties in the public tands, as of any other part of their property, it a ould not only prevent peoples becoming purchasers of any of our present funds, but a would prevent peoph's lending their money to the governmen, apon any future emergency, which might be attended with the most fatal con-

soquer de ..

Last in all other branches of trade, there was a free liberty allowed to every person that fed a right to asure his stock in tride: that the so and of stock for time, and the giving of money for the put of stock (as it was called in Exchange Aller) vas nothing elic but a way of insuring the partecal news; who has man had in the public funds; and the preventing a min I an taking tout pacthod of securing his property in the three, would be a very lor and a cre kind regat be carried on great handship upon all the creditors of junction and equal toward, but it was The public.

persons concern d in the public fands. because it was a subjecting them to comditions and restraints which they were not subjected to, ner could possibly aream of, when they lent their money to the minie; which was really in effect taking so much Cot "property from the art for it was corthat a tovery cort of property we softhe Las value, the more conditions and restrictions it was subjected to: nor could any engagest in fivour of the lift hold on the life time of an thig signath the content Increse the other with he concorned in ar a variety had ness, parch south or the in raperd a tong in tach to the the creek self to gas of the creek (· es a personal had

That there was really no difference between stock-jobbing and gaming; or if there was any, it consisted in this, that the former was much more fatal in its consequences, and much more destructive than the other; for if any man frequented hazard-tables, horse-racing, cock-fighting, or any other sort of public gaming, it became soon known in the world, and thereby every man was advertised to draw his effects out of such a man's hand, and not to give him any trust or credit, so that if such then came to be ruined, they generally could lose nothing but their own estate, and none suffered by their folly or ...l concuct but themselves and their families: whereas in the transactions in Exc'ange-alley, they might be, and genere sy were carried on lithe dark; it was not known who were principally concerned, by winch means a man might game for thouands, we cout its being so much as suspected that he had ever ventured a farthing in that way; whereby it generally happene I that not only the gamester himself was rained, but many innocent men, concerned with land, a honest and fair way of trade, to and themselves u done, when they had good rea on to think themselves बीर महाने पर पर गर.

That Stock-jobbing was worse than gamun, in his claer, buct, out gaming impossible that Stock-jobbing ever could; that it was doing an injestice to the in there in stand of or ne person beasing to seem d in the public family. Find the cases of your most received y know a 2 . c. l v .. of the game that it was possible for the other adventurers to know, by which means they always lad an of postum v of cheating their fellow games, is care what su as of money they and a mark and it was but too well known to to a sid often made an unjust use of the knowledge they had in this

way. 1 1. t b. the means of this infamous at soil a k-abhing, it was always in the content same of our foreign neighbones to be a i my tax upon this notion, and an arrangement deal of money out of to a verifier thought proper; for as the proper and our paint finds must also dope id. In some measure upon the cic metarices of foreign affirms, and must vary, it would always be in the power of relation to the transfer of some of the foreign courts of the recoveryour the regarded the french tents here, to raise large sums of money,

by giving out a little for the refusal, or for the put, of some of our public funds.

And in answer to the arguments made use of against the Bill, it was said, That public credit, it was true, depended upon the opinions of men, but then those opinions were always founded upon reason, when people were truly informed, and had time to think coolly about the matter, which could not well happen, as long as the game of Stock-jobbing was allowed, for thousands of lies would be daily invented to deceive the weak and ignorant; and men would always run headlong into the buying or selling, or dealing in puts and refusals, not according to the real intrinsic value of the thing to be bought or sold, but according to their opinion of the price's being about to fall or rise.

That the credit of our funds did not depend upon the gaming or Stock-jobbing in them, but rather suffered by it, as appeared evidently from this, that the South-Sea annuities, in which there was little or no gaming, had always bore a higher price than the stock, in proportion to the dividends made upon both; and it was certain, that every man who was not possessed with something of the spirit of gaming, would put a greater value upon that security, which he was sure of selling again for what it cost him, than upon a security by which he run the risk of losing or winning a great deal. And as to the certainty and invariableness of the price, the price of annuities had always been more certain and invariable than the price of any other public fund, which shewed that Stockjobbing rather tended towards unsettling, than towards fixing the price of any of our public funds.

That the readiness of finding a purchaser for any thing, depended upon the people's being certain as to the value, as to the right, and as to the method of conveying the thing to be sold; and to this certainty with respect to our public funds, it was owing that the proprietors had then so ready an access to their money, and not at all to the practice of stock-jobbing; therefore as this certainty could not be in the least diminished by the Bill then before them, the proprietors of the public funds would, without doubt, have as ready access to their money after the passing of that Bill, as ever they had before.

That it could not well be supposed that ever our people had made in any one year 80,000/. by brokerage and commission from foreigners dealing in our funds; but whatever had been made in that way could not by the Bill be diminished; for it was certain that buying and selling in the gaming way could not be carried on by commission, there could be no commission or brokerage paid by foreigners to our people here but when a transfer was actually made, and when a transfer is to be made, some trustee or correspondent here must still be employed; so that nothing but the game of stock-jobbing could be carried to the exchange of Amsterdam; and if all our gamesters, as well as the game, were transported thither, it would

be no great loss to the nation.

That it was to be hoped the public credit of this nation depended upon 2 much more stable foundation than that of stock-jobbing; and it was not to be presumed that the creditors of the public had purchased, or that they ever intended by their lending money to the government, to purchase a privilege of setting up a gaining table in the middle of the city of London; and to pretend that the pres-cribing a certain method by which the property of the public funds was transferred from one to another, was a restraint put upon the liberty of disposing of such hers, or that it will cay may be not be be the value of them, was the same thing as to pretend that the statute of the 29th of Charles 2, against fraudulent conveyances of land-estates, was a restraint put upon the liberty of disposing of such estates; or that the act for registering such conveypaces within the county of Middlesex, hid diminished the value of land within that court, plane su westerer in might d but that the proprietors of land estates had as full a liberty of disposing of such estates since the said act of the 29th of Charles 2 had passed, as ever they had before; and it was well known that the act for establishing a register within the county of Middlesex, had rather increased than dirambed the year of and with a that county.

That as bargains for time were still to thereby insure their principal money in the public funds in the same manner as they had done before; but as for the practice of giving money for the put of stock, if it was to be called an insurance, it was a very odd sort of one; for by that method a man was to insure not only his own preperty in the public funds, but in some manner the whole public funds of England; which was just the same as if a man concerned only in one ship should give a premium for the insurance of such a sum of money upon the safe return of all the ships belonging to Great Britain.

Upon reading the last Clause, by which the Bill was made to continue for three

years, the lord Delaware moved,

That it might be made to continue but for one year, and to the end of next session of Parliament.

Lord Bathurst was against this amendment; his lordship said, That such a short term might very probably encourage the stock-jobbing gamesters to enter into a combination for raising inconveniences and evil consequences, which they might perhaps be able to support and keep up for so short a time by some fraudulent and artful management, in order to make people sick of the Bill, and thereby prevent its being continued; whereas if it was made to continue for three years, things would in that time take their natural course; the gamesters could not hope to keep up by art and management any sort of inconveniences, but those which really proceeded from the nature of the Bill; and therefore in order to know the natural and real consequences of it, it was necessary to give it a continuance for at least three years.

The earl of Ilay spoke for this Amendment, and the earl of Strafford and the earl Poulet against it. At last the question being put, it was carried against the Amendment proposed, by 27 against 16; and the Bill afterwards passed into a law.*

Debate in the Lords on a Message from the King, to be impowered to augment his Forces by Sea and Land, during the Re-cess of Parliament.] March 28. The duke of Newcastle acquainted the House, That he had a Message from his Majesty to that House, signed by his Majesty, which he presented to the House, and the

* " The friends of this Bill themselves were disappointed in its being suffered to pass. They L. Codeavoured to prepossess the palac with a notion, that the greater part of the minister's power and mecale, and those of his friends, prose from Stock-jobbing; and that as he was in all the secrets of affairs, both at home and

abread, he tack use of his knowledge to influ

ence the funds in the manner he thought most

contrary to his private judgment? Total. ite i generale tre invent same, being read by the Lord Chancellor. was as follows:

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" His Majesty very thankfully acknowledges the zeal and affection which this Parliament has shewn, in the great progress they have already n ade in the necessary supplies for the public service.

"But, the war which has broke out in Europe still unhappily continuing, his Majesty has nothing more at heart than to see that flame extinguished, and to avoid if possible, the engaging his subjects in the hazards and expence of a war: being at the same time desirous, neither to give any just alarm to other nations, nor to subject himself to any unprovoked in-

" In this view, and to the end that his Majesty's endeavours, in comparction with lus allies, for procuring an accommodation, may, in due time, have the desired effect; and that I is Majesty may be in a condition to make good such engagements as honour. justice, and prudeace, may cal upon him to fulfil or contract; and that his kingdoms may not be left exposed to any desperate attempts during such time as it may be impossible for his Majesty to have the immediate advice and assistance of his great council, upon any emergency arising from the present posture of affairs in Europe, which may nearly concern the interest and safety of these kingdoms; his Majesty hopes that he shall be supported by his Parlament, in making such further augmentation of his forces, either by sea or land, as may be absolutely necessary for the honour and defence of his kingdoms, and in concerting such measures as the exigency of affairs may require. Whatever augmentations shall be made, or services performed, an account thereof shall be laid before the next par-

This Message the Lords resolved to take into consideration the next day; accordingly, on the 29th,

The Duke of Newcastle stood up and spoke as follows:

My Lords: As his Majesty has been always careful not to put his people to any greater expence, than what was absolutely necessary for their own safety, so in the beginning of this session of Parliament, he asked for no greater augmentation either of land or sea forces than what he thought was necessary for the defence of this nation; and after the most mature delithe action of the property of the party of t

for the advantage of himself and his creatures. This notion was not more injurious to his character, than it was false in itself; and he treated it with a becoming disdain, by suffering the Bill to pass, though some parts of it were

beration, his Majesty's demands upon that occasion were thought so just and reasonable, that they were agreed to by both Houses of Parliament.—There was then, my lords, a war broke out in Europe, which made it necessary for us to make some little addition to our naval force at home, and to the garrisons of our fortified places abroad; but as we did not stand obliged by any former engagement to take any share in that war, therefore the expence we have as yet put ourselves to upon that occasion is but very inconsiderable; and as his Majesty has not yet engaged himself upon either side of the question, as there has not since any alteration happened with respect to the circumstances of Great Britain in particular, so his Majesty does not think it necessary for us to put ourselves immediately to any greater expence than what was then judged to be necessary; but as the fate of war is very uncertain, and as the liberties of Europe very much depend upon the event of the present war, therefore it is impossible to foresee but that his Majesty may be obliged to take some share in the war, in order to preserve the balance of power, on which depend the liberties of Europe, and consequently the liberties of this kingdom .--If then, my Lords, upon any future and sudden emergency, his Majesty should find himself under a necessity of immediately joining either one side or the other, we may most certainly expect, that those he joins against will endeavour to insult or invade this nation, especially if they know that we are no way prepared for our own defence: Nay, I do not know but that our continuing neutral may disoblige both sides; and if either can expect to engage this nation in their favour, by producing a change in our government, they will probably for that purpose attempt to invade us, if they should be encouraged to make such an attempt by our present government's not being in a proper condition to resist them. There is not indeed any occasion at present to fear such attempts; there is not the least appearance that any of the powers now engaged in war will attempt to offer us any insult; but as the politics and resolutions of foreign courts are not to be depended on, as no person can pretend to foresee every thing that may happen, his Majesty is willing to have it in his power to provide in time against the worst; and I think we are in duty bound to enable him to do so ; therefore I hope your lordships wal agree to the

motion I am to make, which is, That an humble address be presented to his Majesty, to express the dutiful and grateful sense which this House conceives of his royal care and attention for the honour and security of his kingdoms; to declare their unalterable fidelity to his Majesty. and their earnest desire, that his endeavours for an accommodation may be effectual; and that his Majesty may in all events be in a condition to make good such engagements as honour, justice and prudence may call upon him to fulfil or contract; and that his dominions may not be exposed to any desperate attempts, especially at a time when it may be impossible for the great council of the nation to be immediately convened; to give his Majesty the strongest assurances that this House will cheerfally support him in making such farther augmentation of his forces, either by sea or land, as shall be necessary for the honour and defence of his kingdom, and in concerting such measures as the exigency of affairs may require; and to return his Majesty the thanks of this House for his gracious declaration, that an account of any augmentations made, and services performed, shall be laid before the next Parliament: this House reposing an entire confidence in his Majesty's royal wisdom and paternal concern for the true interests of his people.

Lord Carteret spoke next;

My Lords; As no sort of information has been given to this House about the present state of our foreign affairs, or about the engagements we now lie under with respect to all or any of the powers engaged in war: as every thing tending to give us such information has been denied, it cannot be expected that I, or any other lord, who has not had the honour to be admitted into that secret, should speak so fully to the present question as we might otherwise have done. As for myself, I think I cannot speak properly to it, in any other way than as it relates to our own constitution, and in that light I cannot but be against it; for it must be admitted, that the demand now made upon us, is a demand of a very extraordinary nature; it is such a demand as ought never to be complied with, but when the nation is in the most imminent danger, and even in such a case, the reasons for apprehending such a danger ought to be communicated to this House in a regular manner, before we can either in honour or duty comply with it.

It has always, my Lords, been admitted, that speeches from the throne are to be looked on as speeches from the ministers of state; Upon this footing it is that this House has always, with a great deal of freedom, taken such speeches into their that messages from his Majesty to this House are to be looked on in the same manner; for which reason I hope, the duty or the respect we owe to his Majesty, will not be mentioned in the present debate. No man can be more ready than I am to grant every thing to his Majesty, that shall appear to be necessary for the support of his crown and dignity; but whatever is to be granted for that purpose, ought to be granted in a regular manner, and according to those methods and forms which our ancestors have laid down for the preservation of our constitution; and even in that way, it is inconsistent with the honour and dignity of this House, to make any such grant upon a mere suggestion from the ministers that it is necessary. No, my lords, the reasons, the causes of that necessity ought to be laid before the House, and then every lord in this House may depend upon his own judgment; whereas he who agrees to such a grant without any such information; cannot be said to depend upon his own judgment, but upon that of the ministers for the time being.

I am, my Lords, sincerely of opinion, that the nation ought to be put in a much better state of defence: It is what ought to have been done before now; but why was not this proposed at the beginning of the session? Is there any thing has happened since that time which can alter any man's opinion in this respect, or can make him believe that it is now become more necessary than it was at that time? If any such proposition had then been made, both Houses of Parliament would have had time to have taken the state of the nation, with respect both to our foreign and domestic affairs, into their consideration, and might easily have provided in a regular and usual manner for putting the nation into a proper state of defence; but the neglecting to make any such proposition at that time, and the bringing it in now by way of surprise upon us, when it cannot be so much as pretended that we have any thing now to apprehend which we ought not then to have apprehended, really seems as if some gentlemen were afraid lest we should re-20lve to examine narrowly into the present state and condition of our affairs; and this. I think, ought to be a reason rather for our refusing than for our agreeing to any such irregular and precipitate resolution as is now proposed to us.

But, my Lords, suppose that it was not consideration; and I must be of opinion then necessary to put the nation into a better state of defence than what was at that time proposed; suppose that it is not even now necessary to make any new addition to our forces, either by sea or land, but that the same may become necessary in a little time; why may we not provide for such an accident, according to the regular course of proceeding in parliament? What necessity is there for putting so speedy an end to this session of parlinment? Why may we not take time to bring in a bill for doing whatever shall appear to be necessary for providing against any such emergency? By such a method of proceeding both Houses will have time to call for and examine such things as may be necessary for giving them an insight into our circumstances both abroad and at home: And if from such an inquiry it shall appear absolutely necessary to give his Majesty the ample and unlimited power now demanded, is it to be supposed that any lord in this House, or any member of the other, will be more averse to the granting of such a power, when the necescity for doing so is made appear to him, than he was before that necessity was made apparent, or indeed any the least reason for it assigned?

I will grant, my Lords, that the fate of war is uncertain; I will likewise grant, that the event of the present war is of the utmost consequence to the liberties of Europe, and consequently to this nation; but his Majesty has told us, that he is not engaged as yet to take any share in the war: Suppose then that this parliament were dissolved, and a new one summoned; that new parliament may meet in two months time, and in that time it is impossible that any emergency can happen of such consequence as to oblige his Majesty immediately to join either of the parties now engaged in war. The balance of power in Europe may be overturned, but it cannot be so suddenly overturned as not to give his Majesty an opportunity of having the advice and assistance of a new parliament, before he declares himself of either side of the question: In which case that new parliament may, and certainly will provide both for the safety and honour of this nation, in that proper and regular method which ought to be observed by

every parliament.

The safety and defence of the nation is always to be provided for; but as there is at present no necessity for doing it in any extraordinary manner, do not, my lords, let us do it in the unprecedented manner now proposed. Our agreeing to this proposition, would, in my opinion, my lords, be a most certain prelude to slavery: 'Twould be a giving up of all our liberties at once; 'twould be a putting an absolute power into the hands of the crown, to continue till next session of parliament, which would be a most dangerous precedent; for as such are generally improved, it may soon after be granted for a longer term, and so may at last be made perpetual. call it, my lords, an absolute power, because we not only give a power of raising forces both by sea and land, without limitation, but we give an unlimited credit for 1 borrowing money, and we promise to make good whatever shall be so borrowed. I hope your lordships will consider, That the liberties of this nation do not so much depend upon our charters or our statute books, as upon that of the people's keeping the purse in their own hands; and if t tep . . In . . it . ,

the way of giving anticipated promises, they may at last be induced to give the purse entirely out of their hands, which would put an end to all our liberties at I

Leader bring to a prince, one of the chief safeguards of our constitution, that the king cannot raise and keep up a standing army in time of peace, without the consent of parliament; but if . the parliament should once come into the way of granting, from time to time, an un-ישול רון בין נין יישור number of forces, by sea or land, the ministers for the time being may think proper, I would be glad to know of what use this limitation upon the crown can be of, with respect to our constitution? And if by means of such a power our constitution should ever be overturned, would not the parliament which had granted it be justly deemed the betrayers of those who had trusted their all to them? We have not, thank God, my lords, any thing to fear from any power that may be granted to his present Majesty; but if such a precedent should be made, and in any future reign a set of men should be at the head of the mer cration, who had in oldered the where sation, who had reason to fear that

such a new parliament would be chosen as would call them to an account; would not they, in pursuance of this precedent, endeavour to get such a power as this from the last session of the expiring parliament? They would then let the new elections go on, they would use all means and methods to corrupt and influence them; but if after all they should see such a new parliament chosen as would call them to an account, and punish them for their wickedness, what then can we suppose they would do? Would not they make use of the power so treacherously granted to them, and raise such an army as might enable them to govern without any parliament at all? So that I must look upon the proposition now before us, as laying a foundation for some future administration to trample upon the constitution by the power of an army, whenever they shall find they cannot trample upon it by the power of bribery and corruption. Besides, my Lords, I do not think that

what is now proposed is legal: I do not really think that any thing can be legally done in pursuance of it, if it should be agreed to; for it is certain that no forces time of peace, but by consent of parliament, and the only proper way of obtain-be by act of parliament. We have already, my lords, passed the mutiny bill; and if any new forces should be raised in pursuance of this resolution, I do not know if they could be comprehended under that law; for as a certain number is thereby limited, if any more should be raised, I doubt much if they could, without a new act of parliament, be subjected to the

I have said, my lords, that the proposition now before us, is a most unprecedented method of providing for the defence of the nation: It is so; it is a method which was never before practised. In all former times, when this nation has been threatened with any great and imminent danger, which made it necessary that some extraordinary steps should be taken, if it happened in time of parliament, the king always came or sent to parliament, and not only told us we were in danger, but how we were in danger, that from thence we might judge whether the danger was so imminent as to make some extraordinary steps necessary; and when it was judged so, proper measures have always thereupon been in mountably con-

certed for obviating that danger; but now) it seems, my lords, we are to agree to a most extraordinary measure, without any reason assigned, without so much as a pretence that we are in any imminent danger; may, we are even told that we are not in any imminent danger; we are told that we are not at present in danger of any insults or invasions from abroad, and I am sure we are not in danger of any insurrections at home, unless they should be occasioned by our agreeing to this proposition: therefore, my lords, as no reason has been assigned, as I see no reason for our coming into any extraordinary measure at present, I cannot but be against the motion.

7 GEORGE II.

The Duke of Argyle spoke next:

My Lords; I have considered the motion now before us with all possible attention, and I cannot see that there is any thing in it, or in the motion the noble duke has been pleased to make us, so very extraordinary or unprecedented as the noble lord has been pleased to represent. It is certain that such messages have been several times sent to parliament, and it is likewise certain that such returns have always been made to them as the noble duke has now been pleased to move for, upon occasion of the present message. It is true, that such messages have never been sent but upon extraordinary occasions, and the reasons for sending them have always been communicated to parliament; and is not this the very case at present? what more extraordinary occasion can be supposed? the noble lord who spoke last admits, that the liberties of Europe are deeply concerned in the fate of the present war, and may be swallowed up by the event; and can we imagine that the liberties of this nation are secure, when the liberties of Europe are in danger?

It must therefore be allowed, my Lords, that the occasion of this message is of the utmost consequence; and the reasons for our being necessarily obliged to come to some immediate resolution, are not only in themselves apparent, but are likewise fully expressed in his Majesty's message. The fortune of war we all know to be extremely precarious, and the changes that happen are often as sudden as they are unlooked for: some of these may lay his Majesty under an indispensable necessity of sending immediate assistance to the unfortunate side, in which case we may depend on it, that some desperate attempts will be made upon this nation by the other

side now engaged in the war: our neighbours have now great armies in the field. and some of them have powerful fleets ready to put to sea: they are already prepared to execute any attempt, and when they are in such circumstances, we may depend on it, that the resolution, as soon as taken, will be carried into execution. We all know, that this parliament must be soon dissolved, and after it is dissolved. many weeks must intervene before a new parliament can assemble. In the mean time, his Majesty may be obliged to declare himself, and upon that, some attempts may be made, which may be of the most dangerous consequence to the safety of this nation, before his Majesty can have the advice and asssistance of a new parliament, which makes it absolutely necessary for us, before we now separate, to give his Majesty a power to provide against the

I will agree with the noble lord who spoke last, that all messages from the king, as well as speeches from the throne, when they come to be considered in this House, are to be looked on as coming from the ministers; therefore we may, with all imaginable freedom consider them, and whatever may be said upon that occasion, is always to be presumed to relate only to the ministers, and not to the crown; for which reason, our duty and respect to his Majesty, is never upon such occasions to be brought any way into the question. But as to the message now before us, my lords, it is so far from being an extraordinary one, that I must look upon it rather as a piece of condescension in the crown; for it is certain, that upon any sudden emergency, his Majesty has a power, which always has been, and always must be vested in the crown, to provide for the security of his crown and kingdoms, by raising forces either for land or sea service, and borrowing or applying money for that purpose, even without waiting for the consent of parliament; and whatever the King may upon such occasions be obliged to do, will always be approved of, and provided for by parliament, as soon as they meet, in case nothing has been done, nor any expences incurred, but what shall appear to be necessary; this is the power his Majesty has by our constitution, and this is all he asks for by the present message: he asks only for a power to make such farther augmentation of his forces, either by sea or land, as may be absolutely necessary for the honour and defence of his langdons.

Thus, in my opinion, my Lords, is as i modest a demand, as ever was sent to parliament: it shews how cautious his Majesty is of putting his people to any extraordinary expence; considering the present posture of the affairs of Europe, I believe this House would have thought it but reasonable, if his Majesty, at the beginning of the session, had asked for a much greater augmentation of his forces both by sea and land, than he did at that time: nay, if his Majesty had now asked for an immediate augmentation instead of asking only for a power to make it, in case it shall hereafter appear to be absolutely necessary, I do not doubt, but your lordships would have complied with it; but his Majesty, desirous not to put his people to any expence, or at least to delay it as long as he can, and yet solicitous about the quiet and safety of his people, desires only the latter; and that power he applies for to Parliament, though he knows it to be vested in him without any such application. This is the light which the present message oughtto be considered in, and therefore whether we should grant such a power as is now asked for, cannot, I

think, be properly made a question. Indeed, if the ministers should make a bad use of the power now proposed to be granted to his Majesty, if they should augment the forces, either by sea or land, without any necessity for so doing; if they should put the nation to any greater expence, than what shall appear to be absolutely necessary, there would then be some ground for a question; but in such a case, can the present Message, or the Address proposed in answer to the Message be of any weight on either side of that question? Can the ministers plead in their justification, that they had a power from parliament to do so? It is certain they cannot: They must answer for what they have done in the same manner, as if no such Address had ever been proposed. For my own part, my Lords, I am no minister, I never was, nor ever will be a minister, but on all such occasions as the present, I must think they have a most dangerous task. The danger of not providing in time for the safety and defence of the nation, and the danger of running the nation into expences which may thereafter be thought unnecessary, are two opposite rocks, which even the wisest ministers ought to be afraid of; They will find it difficult for them to steer the middle course, so as to avoid both the extremes: And

we must conclude it to be the more difficult, when we consider, that to the bulk of mankind dangers seem huge in their approach, but diminish vastly in their retreat.

I am persuaded none of your lordships are afraid, I cannot indeed see the least reason why any man should at present entertain any fears about the liberties of his country, I am sure there is no ground for such fears. If any increachments had been lately made by the crown, or by the ministers of the crown, upon the rights and liberties of the people, we would have reason, my lords, to be jealous of every proposition that came from that quarter; but there has been no such attempt lately made; and I believe there never was a time, when private men enjoyed their property with more ease and security; therefore I can see no reason for us to take the alarm; and the present Message is so far from affording any foundation for an alarm, that I must look upon it as one of the greatest pieces of condescension that was ever made by any king to his parliament. the clamours that may have been lately raised against the ministers of state, if ever there were any such, they ought to be despised, because they were without any just cause, and were very far from being general. There have been some clamours against all ministers, and against all future ministers we may expect there will be clamours raised; even in the reign of queen Elizabeth; in that reign which has been so often applauded by those who had a mind to reflect upon the present, there were clamours among some sorts of people during her whole reign: even that great minister Burleigh, who with so great wisdom and moderation, and for so many years, during her reign, managed the public affairs of this nation, could not escape: nay, there were not only clamours and discontents in that queen's reign, but there were many plots too, and even some rebellions raised against her; therefore we are not immediately to conclude, that ministers are guilty, because there have been some little clamours and calumnies raised against them.

It is true, my lords, we have already passed the Mutiny Bill, and in that Bill I must likewise grant that a certain number of land forces is mentioned; but in my opinion, the Mutiny Bill always did, and now does extend, not only to the number of forces therein mentioned, but to all the land forces that should be raised within

that year: however, I am no lawyer, though I am in the neighbourhood of a very good one, to whom I shall leave the determination of this point, and I hope he will be so good as to rise up and give the House his opinion upon it.

7 GEORGE IL.

The Earl of Chesterfield spoke as fol-

My Lords; notwithstanding what the noble duke who spoke last has been pleased to say in favour of the Message now under our consideration, it still appears to me to be the most extraordinary that was ever sentto this House. I believe no man will detable only as attion to his Majesty, or of my readiness to agree to every thing I think absolutely necessary for the support of his crown and dignity; but as all such messages are presumed to be framed by the advice, and upon the suggestion of those in the administration, therefore I, and every other Lord of this House, not only have a right, but we are in duty bound to examine them narrowly; and from thence if it appears that what is demanded by such a Message is not at all necessary for the support of his Majesty, or the safety of the nation, though it may be necessary for the support of ministerial schemes, and perhaps for the safety of ministerial personages, we are both in duty and honour obliged not to comply with such a demand, especially if it appears to be inconsistent with the constitution, or contrary to the usual form of proceeding in parliament; which is plainly the case with respect to the demand now made upon us; for it must certainly be allowed to be contrary to the usual form of proceeding in Parliament; and as it vests an absolute power in the crown, for as long a time as the crown, or rather the ministers of the crown, may please to continue it, I cannot think it consistent with the constitution of our government: I must think it the most extraoid hary demand that was ever made upon any Parliament in this kingdom; and it is the more extraordinary that it comes now at the end of the last session of a long Parliament: it really appears to me in the same light, as if an application should be made to a man on his death-bed, a man in his last moments, to bequeath all he has in the world to those who are utter strangers to him; nay, to those who have been generally reputed his greatest enemies.

I cannot agree with the noble duke that such messages have been frequent: It is vertion they were more heard of till of

late years; I doubt if such an unlimited power was ever before asked for: I am sure such a power was never asked for but when the nation was in imminent as well as great danger; for to tell us that the lit berties of Europe may be swallowed up by the present war, and that therefore this nation is in great danger, is no excuse for our breaking through all the forms and methods of proceeding in parliament, by agreeing to the extraordinary step now proposed. I cannot think that the liberties of Europe are in so great danger of being swallowed up in the event of the present war as some people seem willing we should believe; but granting they were, it is but a consequential danger to this nation; and to excuse such an extraordinary step the danger ought not only to be great, but it ought to be imminent; I do not think that any thing ought to force us to make such a step, but when we are in immediate danger of a powerful invasion from abroad, or of a very terrible insurrection at home. With respect to all other dangers, we may deliberately provide against them, according to the usual methods of proceeding in parliament; and if precedents should be searched into, I believe it will appear, that no such message as the present was ever sent to parliament, but when we had good reason to apprehend one of the two immediate dangers I have mentioned.

Now, my Lords, in the present case it is not so much as pretended that we are in any imminent danger; on the contrary we are told, that no material alteration has happened since the beginning of the session; therefore if we are now in any imminent danger, we were in the same state at the beginning of the session; and if we were so at that time, why were we not then made acquainted with it? If we had then been made acquainted with it, we might, long before now, have taken the circumstances of the nation into our consideration, and might have sufficiently provided against the greatest danger that can be supposed in a regular parliamentary way. But suppose, my Lords, some considerable alterations have happened since the beginning of the session, which this House cannot, I think, pretend either to affirm or deny, because we have been kept in utter darkness with respect to the situation of our foreign affairs; suppose some new dangers are now to be apprehended, which could not be thought of or foreseen at the beginning of the session, what necessity is there for providing against them in a man-

ner so inconsistent with our constitution? Are they so imminent that we have reason to apprehend their coming upon us in a few days? It is impossible to suppose any such; and if no such dangers can be supposed, what reason have we to break through all the forms of parliament? Is there any necessity for putting an immediate end to the present session of parliament? No, my Lords, by the Septennial Law this parliament may continue sitting till the month of September or October next; before that time the dangers we are now threatened with may blow over, or if they should approach nearer, we may provide against them in that manner, and according to those forms which the wisdom of our ancestors has contrived for the preservation of our liberties.

We are told our neighbours are at war, they have great armies in the field, and powerful fleets ready to put to sea. What is all this, my Lords, to us? Does not this add to the security of this nation, instead of subjecting us to any danger? If we are no way engaged in the war (and we are told we are not) if we have done nothing to give any just alarm, is it to be supposed that any one of the powers upon the continent, while it is engaged in a dangerous and heavy war with another power, will de any thing, or attempt any thing that may in the least tend to draw the immediate vengeance of this nation upon its head. Is it possible to imagine any nation upon earth so weak, or rather so mad in their politics? I have not, it is true, the honour to have been made acquainted with the several engagements we may be under at present to foreign powers; but if I can judge from such of them as have been made public; if I can draw any conclusion from the many treaties and alliances lately made, I must conclude that at present we are in good terms with all the powers in Europe at least; therefore I Bust conclude, we cannot be in any danger from any of them; and I hope no danger we may have to fear from any other quarter of the world, can be of weight enough to prevail with this House to agree to such an extraordinary measure.

I shall grant, my Lords, that we might perhaps have offended the Imperial Court, by the treaty made at Hanover with the French; but surely we have made up that breach by our late Treaty of Vienna, by which we generously, and without the least valuable consideration, became guarantees of the Pragmatic Sanction. As to France,

we have of late years heaped so many favours upon that nation, that I cannot think they have any reason, or indeed any inclination to do us an injury: did not we by the Treaty of Hanover, which was made for pulling down the overgrown power of the house of Austria, and the following Treaty of Seville, break that close union which had been contracted between the courts of Vienna and Madrid, so much to the prejudice of the court of France? And did we not thereby oblige Spain to throw herself entirely into the arms of France, by which we again united the two great branches of the house of Bourhon? And we imagine that France will disturb us, whilst she is making the best of that union which we were so good as to restore? And as to Spain, my Lords, we did perhaps disoblige them likewise by our Treaty of Hanover, and some other measures which were the effects of that Treaty; but have we not since procured them the rich duchies of Tuscany, Parma, and Placentia for their son Don Carlos? Did not we, at a great expence to this nation, send a powerful fleet into the Mediterranean, to conduct that prince with the greater pomp and ceremony to the dominions we had procured for him in Italy? It is true, he did not make use of that fleet, but was that any fault of ours, or can it be said we had any selfish view in what we did, since the whole was transacted without any stipulation in our own favour? By this we opened a way for the Spaniards into Italy: nay, I do not know but that by our management we have likewise thrown the king of Sardinia into the arms of France, and have thereby opened a way for the French likewise into Italy. Besides all these favours heaped upon our neighbours, have not we, by the most full and explicit treaties and stipulations, secured all our rights and possessions both at home and abroad; and in such circumstances, after so many glorious treaties, can it be imagined that we are in danger of being invaded or insulted by any of our neighbours.

This, my Lords, I take to be the case as to our past management; but it is said the present war may take such a turn as may tay his Majesty under a necessity of sending immediate assistance to the unfortunate side, in order to prevent the balance of power in Europe from being quite overturned. This is a supposition which really to me seems as extraordinary as the Message now under our consideration. I will

readily allow that the fate of war is precarious, but I cannot easily admit that a whole campaign, even the most unfortunate that can be supposed, can make the emperor absolute master of France, Spain, and Sardinia, or can make France absolate master of the whole German Empire: for we know that France has stood out many unfortunate campaigns against the united powers of Germany, England, Holland, Portugal, and Sardinia; and though Spain and Sardinia now make use of France to enlarge their dominions in Italy, yet if France shewed the least inclination to make a conquest of Germany, they would turn their arms against her, because they must preserve Germany, in order to preserve their own dominions in Italy, or indeed in any part of the world. The circumstances of Europe are now very far from being the same they were at the beginning of the late war; the king of France was then absolute master of Spain, and could make that nation do whatever he had a mind; but now France must act very cautiously, in order not to give that nation any jealousy of her aiming at too great an increase of power, otherwise the ' Spaniards may soon become as deadly to convene the new parliament. At the foes to the French as ever they were here-, end of the next parliament there may, my tofore. I must therefore think, my lords, that the liberties of Europe are not in such danger of being swallowed up in the event of the present war; but if they were, they cannot be swallowed up so soon, even by the most sudden and most fatal accident, but what his Majesty may have time enough to apply in a regular manner to his parliament for advice and assistance, before he can be under a necessity of declaring himself of either side of the question.

But, my Lords, we are told that this parliament must be dissolved; and before a new one can meet, his Majesty may be obliged to declare himself, or at least that some of the powers engaged in war may become jealous that he is to declare against them, and consequently may attempt to invade this nation before his Majesty can have the assistance of a new parliament to enable him to provide against such invasion.

This is an argument I am sorry to hear made use of, in this House; and I am persuaded the noble lords who make use of it. do not mean such a conclusion as seems naturally toflow from it; for, in my opinion, it plainly seems to carry this insinuation, that the granting of such a power at the ACTIVE THE THEFT

end of every parliament, will be always necessary hereafter. If that were really the case, I should be very apt to conclude, that the power would then be made use of, not to defend the nation against foreign invasions, but to defend the ministers against the danger they might have reason to apprehend from an anti-ministerial parliament, in case the new one should appear to be of such a complexion; and I am very sure, that a minister with such a power in his hands, and such a parliament against him, would never allow that parliament to meet.

We are now told, as I have already taken notice, that our neighbours are deeply engaged in war one against another, that they have great armies in the field, and powerful fleets ready to put to sea; that they may conceive a jealousy that we are to join against them, and may consequently invade us before the king can have the assistance of a new parliament to enable him to provide against that invasion; therefore before we draw our last breath, we must, it is said, for our own safety, put an absolute power into the hands of the crown. to continue till the ministers shall think fit lords, be the same reason for granting the same power, and the reason will be much stronger if we are then actually engaged in the war: but suppose there is then a profound tranquillity in Europe, our neighbours very probably will have very near as great armies and as powerful fleets as they have now; and may we not then be told, your neighbours are now no wa engaged elsewhere, their armies are quartered very near the sea coast, their fleets may be made ready to put to sea in a month's time, they may conceive a jealousy that you are to invade them, and therefore they will endeavour to invade you; for this reason it is necessary for you to put an absolute power into the hands of the crown? Will not this argument be then stronger than the argument now made use of? It will, my lords, in my opinion, be much stronger; we are certainly in greater dauger of being suddenly invaded by our neighbours, when they have their troops unemployed and quartered upon their sea coasts, than when all their troops are marched many hundred mues from their sea coast, and employed against another enemy; and surely they may more suddenly fit out a fleet proper for that purpose, when none of their ships of war are employed elsewhere, then when ត្រាស្រ ខាង ដែលដែ_ងក្នុងស្រាស់ សំព

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they are obliged to keep many of them in seas very far distant from this island.

The dictatorial power was, my Lords, a part of the Roman constitution, even from the very beginning of their republic; but while they preserved their virtue, while they preserved their liberty, this power was never granted but upon the most important, the most urgent occasions, and was never granted for a longer term than six months; when the virtue and the public spirit of that once brave people began to decay, this power was often granted upon trifling occasions; it then began to be granted for a long term, and soon after was granted for life: with this last grant they granted away all the liberties of their country for ever: The dictator might die, but the power was handed down immediately to another; the tyranny became perpetual. The power now asked for is in some measure a dictatorial power; it has but of late years crept into our constitution : it was never yet granted but upon the most urgent occasions: but if we once begin to grant it for a time indefinite, and upon such suppositions and may-be's I can ea-Fily foresee what will be: It will at last, nay, it will soon be either granted or taken for life, and then adieu for ever to the liberties of Great-Britain.

I will allow, that by our constitution our kings have always had, during the interval of parliament, a sort of dictatorial power, a power to take care that the common-wealth may be no way injured; and therefore in case of any sudden and unexpected danger, the King may raise forces, or may fit out a fleet, for preventing that danger; and where the danger is apparent, it is certain the King never did, nor ever will want money as long as there is any in the nation; for upon such an occasion no man will refuse to lend his money to the government; and the parliament will certainly approve of what has been done, and provide for the re-payment of what has been borrowed, provided it be made appear to them that there was a necessity of putting the nation to that expence; but the asking for such a power before hand, looks as if something were intended which could not well be approved of: It looks as if the nation were to be put to an additional expence without any apparent reason for so doing; and as if this anticipated credit were asked for from parliament, in order to encourage people to lend their money to the public, though they see a necessity for any such public expence. No man will refuse to let an infant of a good estate have whatever may be necessary for his subsistence; for this he has no great occasion for any letter of credit from his guardians; but if his guardians should be such fools, or rather such unfaithful guardians, as to give him an unlimited letter of credit for borrowing whatever he himself might think necessary for his subsistence, it would certainly tend to throw him into extravagance, and might make him a prey for usurers and extertioners.

I am very well convinced, my lords, that the safety of the people will not be any way better secured by the resolution now proposed; but I am very far from thinking that the power of the crown will be no way enlarged; if it were really thought so, I am sure no minister would ever give himself the trouble of persuading the King to send such a message to parliament; but suppose I were convinced that no additional power is by this proposition to be granted to the King; that very consideration would with me be a most prevailing argument for being against it; for it must be allowed that what is now proposed in something very extraordinary, and contrary to all those forms and methods of proceeding in parliament, which long experience has taught us to be necessary for the preservation of our liberties; why then should we make so great an increachment upon our constitution, if neither the safety of the people, nor the security of the crown be thereby any way improved? this reason, I say, my lords, if there were none other, would prevail with me to be against agreemg to the proposition now before us; but as I think it of the most dangerous consequence to the liberties of the people, as I think that a power is thereby to be granted to the crown, which ought never to be granted but in cases of the utmost, the most imminent danger, therefore I shall most heartily give my negative to it.

Lord Hardwicke spoke next:

My Lords; I think it is now admitted by both sides, that during the interval of parliament his Majesty has by law, and without any previous authority from parliament, a power to provide for the safety of the kingdom, and consequently he must have a power of doing whatever shall appear to be necessary for that end; therefore I hope it will be no longer insisted on, that there is any thing very extraordinary either in the Message now under our consideration, or in the proposition that has been

made to us in consequence of it. jesty only asks for a previous authority for doing what he certainly might do without any such authority; and we by the address proposed to us, only promise to support his Majesty in what shall appear to be necessary for the safety of the nation, and for the support of his crown and dignity. If the nation should be unnecessarily put to expence, if any extraordinary measures should be pursued, without a necessity for so doing, the ministers will be answerable for it, and may be punished in the same manner as if no such address had ever been proposed; and as there is no extraordinary power asked for, or proposed to be granted, the method of doing it cannot be of any weight in the debate, nor can it be attended with any ill consequence.

As to the giving his Majesty a power by an address or a vote, to raise land forces, there is certainly nothing illegal in it; for though the King cannot by law raise or keep up a standing army in this nation in time of peace without consent of parliament; yet, my lords, I know of no law that directs how that consent is to be obtained; it may, in my opinion, be had by a vote or an address from each House of Parliament, as well as by an act regularly passed in parliament. And as to the mutiny-bill which we have already passed, it is the same with former bills of the like nature, though there be a particular number of land-forces mentioned in the preamble; yet the enacting part is general, and comprehends all the regular forces that then were on foot, or that shall be raised in this kingdom during the continuance of that net.

Therefore, my Lords, as there is nothing illegal or extraordinary in the message, or in the proposition now under our consideration; as from the present known circumstances of Europe some accidents may happen that may put this nation under a necessity of making a farther provision for self-defence; and as those accidents may fall out so suddenly and so unexpectedly, that there may not be a possibility for his Majesty to have time to take the advice and assistance of a new Parliament, I cannot but be for agreeing to the proposition now made to us.

Lord Bathurst spoke as follows:

My Lords; I have a very great regard for the opinion of the noble lord who spoke last, especially in so far as relates to the laws and the constitution of this kingdom;

His Ma- and therefore I am the more surprised to hear him declare, that he knows of no law which determines and directs the method by which his Majesty is to have the consent of his Parliament. I will not pretend to be so well acquainted with the laws or the statutes of this realm as that learned lord; but I am sure there is a law which determines the method by which his Ma. jesty is to have the consent of his Parlia. ment, as well with respect to the raising and keeping up a standing-army in time of peace, as with respect to every other case where the consent of Parliament is necessary by our constitution: I mean, my Lords, the Lex et Consuctudo Parliamenti, which I look upon to be as much a part of the laws of England as any other part of the common law, nay, as any statute expressly enacted by King, Lords and Commons. It is true, my Lords, there is not, I believe, any express statute for directing the method of obtaining the consent in question; but there is never an express statute made in any case, but where the common law is either doubtful or deficient; and as this part of the common law, as this custom of Parliament was never before called in question, it was never thought necessary to make any express statute for regulating the method of obtaining the consent of Parliament; but in this age we seem inclined to call in question every custom and every maxim established by our ancestors, especially when it interferes with any favourite point our ministers have in view.

I hope, my Lords, it will be allowed, that no tax can be imposed or levied upon the people but by consent of Parliament: This, I hope, will be allowed to be one of the fundamental maxims of our constitution, and the meaning of this maxim I always took to be, that no tax could be raised but by act of Parliament; but as there is no express statute for regulating the method of obtaining the consent of Parliament in this particular, I do not know but it may now be said, that taxes may be imposed, or the King may be enabled to impose a tax by a vote, or by an address from both Houses of Parliament; I am sure it may be said, that this method of obtaining the consent of Parliament is as sufficient for the raising of money as it is for the raising of an army: indeed if we agree to the proposition now before us, it will seem to insinuate as much; for though we do not thereby expressly impower his Majesty to impose a tax, yet we Same of a principle at the or

are to impower him to borrow money, for the re-payment of which some tax or another must be imposed next session of Parliament; and I do not know but the gradation will be found more easy than some people at present seem to apprehend; for us to proceed from impowering the crown, by way of a vote or an address to raise money by a loan, to that of impowering the crown by way of a vote or address, to raise money by any tax the crown shall think fit to impose.

As to the Mutiny-Bill, my Lords, I really did not take particular notice of the Bill last passed in this House: that Bill is now become so much a Bill of course, that I never once doubted its being in the same words with other Bills of that nature formerly passed in Parliament, and therefore I did not read it with that attention which I ought to have done; but I am sure that in some former Bills of the same nature, the number of forces to be kept up was mentioned to be so many, and no more: whether the words ' no more' be in the last Bill I cannot determine; but grant they are not, I am persuaded some lord of this House, or some member of the other would have taken notice of their having been left out, if it had not been thought that they must necessarily be understood: and I think every man has good reason to suppose, that no greater number of the subjects of England can be subjected to the martial-law than the number mentioned in that Bill, whether the words 'no more' be added or not. It is certain that no part of the common law, much less Magna Charta, or any other express statute, can be repealed but by act of Parliament: I hope it will not be said that any one of the standing laws of England can be repealed by a vote or an address from both Houses of Parliament, though I do not know indeed but even this doctrine may hereafter be insisted on as a natural consequence of the doctrine this day advanced in this House.

However, my Lords, I hope we shall not this day advance so far in our new improvements: and therefore it must be allowed, that no private man can be stript of those liberties and privileges which he enjoys by Magna Charta, and many other tratutes, without a new law made for that purpose; and I hope it will be granted, that whatever general words are in any statute, which are or may seem to be contrary to the liberty of the subject, are always to be taken in the most confined; are they chart he so mach as ex-

plained, much less extended, by a vote, or by an address of either or of both Houses of Parliament. It will likewise, I hope, be granted, that all those who are by the Mutiny-Bill subjected to the martial-law, are thereby stript of a great many of those liberties and privileges which they are intitled to as subjects of England; and therefore if there are any general words in that Bill, for subjecting all those to the martiallaw who shall thereafter inlist in his Majesty's service; these general words must refer to the particular number of mon mentioned in the Bill, and when that number is complete, no man that lists thereafter can be subjected to the martial-law either by a vote or an address; there must be a new Bill for that purpose, otherwise there is not a man in the kingdom but may be stript of most of the valuable privileges he enjoys as a subject of England, by a single vote in Parliament; for if we can by a vote or an address, impower his Majesty to raise as many land forces as he pleases, and subject all the forces so raised to the militarylaw, we certainly can, by the same method impower the crown to impress men into the service; and if such a vote should be passed, what man in the nation could say he had an hour's certainty of enjoying those liberties and privileges he is intitled to as a subject of England.

My Lords; Till this day it has always been held for an undoubted truth, that the consent of parliament cannot be obtained any other way than by a Bill brought into either House of Parliament, and regularly passed through both: By the custom of parliament this Bill must be twice read, then committed, and then read a third time in each House of Parliament, before it can be presented to the king for his consent; and then at last it must have the royal assent before it can be looked on as a law of this kingdom, or as a regulation to which the parliament has given its con-S. A. Physics and Their Space ceeding in parliament were wisely established by our ancestors, to give time to every gentleman of either House to be fully apprised of what he was about, to consider maturely all the consequences of what was proposed, and even to consult and advise with his friends, before he should god to det make has as to either side of the question; and if ever this method should be altered, if ever the doctrine should take place, that we may do as much by a vote as we can do by a Bill, our constitution will be upon the

most precarious footing: Both Houses of Parliament may be surprized into a thing which it will never be in the power of the nation to retrieve; nay, I do not know but some day or another both Houses of Parliament may be brought in by surprise to surrender up to the crown all the rights, liberties, and privileges of their country

by one single vote. There is a very great difference, my Lords, between anticipated promises and future provisions. The first is a running in debt, the other is a paying of ready money for what we have; and the nature of mankind is such, that most men are apt to be more extravagant when they live upon credit than when they pay ready money for every thing they have. This nation has already suffered severely by the former practice, and therefore I wish we would begin to think of following the latter only for the future: But there is this further difference between the parliament's providing afterwards for what the nation has been obliged necessarily to expend, and promising before hand to provide for what the administration may thereafter think themselves necessarily obliged to expend, that in the first case the honour of parliament is no way engaged to the creditors of the public; and if the nation should be idly and extravagantly run into debt, I believe the parliament would not think themselves any way obliged to pay the debts which had been so contracted, especially, because in such a case it may be supposed, that those, who had upon such an account become the creditors of the public, would generally consist of the creatures and favourites, perhaps the trustees of the ministers; but in the latter case the parliament stands engaged for all the debts that shall be contracted, whether the expence was necessary or not: The giving of anticipated promises is giving a previous credit to ministers, it is putting a parliamentary trust in them, it is really vesting in the ministers a parliamentary authority, by which many innocent pri-vate men may be encouraged and drawn in to lend them their money, and therefore the honour of parliament stands engaged to repay that money to the public creditors, without any regard whether it has been necessarily expended for the benefit of the public or not.

I shall readily grant, my Lords, that if in consequence of such anticipated promises the ministers should run the nation into an unnecessary expence, the next

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parliament might punish the ministers who had advised such measures; but suppose such ministers were actually hanged up, as they certainly would deserve, would that make good the damage the nation had sustained? Their sufferings might perhaps make some holy days for the populace; But can we suppose that their estates would be sufficient to reimburse the pub. lic, or to satisfy the debts with which they had loaded the public, by means of the credit imprudently given to them by parliament? Surely there is more wisdom in not putting it in a man's power to betrav his trust, than there is in foolishly and needlessly reposing a great trust in a man, whereby he is not only enabled, but perhaps tempted to cheat one; and then hanging him for doing so. This is really the present case; the giving such an unlimited credit to ministers, is really laying them under a very great temptation to de-fraud the public. We know, my Lords, how natural it is for men to hope for impunity; nay, we know how difficult it is even for parliaments to bring great and high criminals to condign punishment; and such a power and credit as are now proposed to be given, may afford a precedent, by which some future minister may be enabled to put it absolutely out of the power, both of the parliament and the people, ever to punish him, or any such as him thereafter.

The power and the credit now proposed for us to give are, my lords, at all times dangerous, but much more so when granted at the very end of a parliament, and just before a new election. I do not believe that any bad use will be made of the unlimited credit now proposed to be given. it is not to be supposed that a had use can be made of any powers we give under his Majesty's wise administration; but I do not know what may happen hereafter: I we should ever chance to have an ambitious prince upon the throne, or a weak prince under the sole management of a guilty and wicked minister, a precedent may be made of what is now proposed, the same unlimited powers may be then obtained from an expiring parliament, under the pretence of defending the nation against imaginary and unknown dangers, but really in order doubly to arm that prince or minister against our constitution: that is to say, to furnish him with money to be laid out in procuring a majority of the creatures and slaves of the administration to be returned for the ensuing parlis

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ment; but in case he should fail of success in that attempt, to furnish him with such a standing army as might be sufficient to protect him against the highest resentment of the new parliament, or to support him without any parliament at all. If the first project should succeed; if he should by bribery get a parliament to his mind, such a par-liament we may believe would certainly conclude with a like vote of credit, in order to chuse the next; and thus a tyrannical administration, and a slavish parliament would for ever be entailed upon this nation. But suppose he should fail in his project of bribery, he would then have recourse to his army, and might thereby support himself without any parliament at all; for surely no man can suppose that a prince or minister, with a numerous standing army, entirely under his direction, and commanded by such officers only as he shall please to appoint, will ever want money to support that army, or to answer the other demands of his government: as long as the parliament complies with all his requests, he will accept of what money he wants in a legal way; but if the parliament should once begin to refuse, he will thence resolve to raise that money in an illegal way, which he finds he cannot have in a legal. This, I hope, my lords, is not the design at present; but as what is now proposed may give encouragement to the forming of such designs, and may be made a precedent for rendering that design successful; therefore must be for disagreeing with the motion.

The earl Poulet spoke next in favour of the motion, then the earl of Aylesford, and after him the duke of Montrose, spoke

both against the motion:

Lord Talbet (Lord High Chancellor,) spoke as follows:

My lords; The present situation of the affairs of Europe is so well known to every lord in this House, that it is very unnecessary to give any particular account of them: considering the dangerous and heavy war now actually begun, and the many powers engaged in that war, it is certain that some accidents may occur which may threaten this nation with great and imminent dangers: this was, we may suppose, the occasion of the present message from his Majesty to this House; and it must be granted, that this was a most weighty reason for sending such a message; but as by that message his Majesty desires no powers but what were before [YOL IX]

vested in him, therefore we are to look upon it only as an application from his Majesty for the advice of his parliament, with relation to what may be thought most proper to be done at such a critical juncture; and the address proposed by the noble duke is, in my opinion, the most dutiful and the most proper return we can make to such a gracious message.

If, without sending any such Message to parliament, the ministers, in case of an absolute necessity, had augmented our forces both by sea and land, and had borrowed money for that purpose, can it be doubted but that the next parliament would have approved of such measures, and would have provided for such expence? but if they should augment our forces either by sea or land, or put the nation to any expence, without an apparent necessity for so doing, is there any thing in the address proposed that can tend to justify them for such a piece of mismanagement? Will not the next parliament be left as fully at liberty to punish them, as if no such message had ever been sent to parliament, nor any such address presented by parliament to the king?

I will grant my Lords, that by the Address proposed the ministers may have a little more credit among the people than otherwise they might have had. I will allow that the honour of parliament will, by the address proposed, be engaged to provide for the expence that may be incurred, and to repay the money that may be borrowed on that account, whether it shall appear that such expence was necessary or not; but this is the very reason that I am for the proposition made to us: surely in such a dangerous situation as the affairs of Europe are in at present, the nation is not to be left defenceless, for fear a bad use should be made of the powers granted for providing for its defence. Shall we refuse a reasonable credit or reasonable powers to our government, and thereby expose the nation to be invaded or over-run by a foreign enemy, and our government perhaps entirely subverted, only for fear that by granting such a credit the nation may perhaps be brought into a little unnecessary expence, or for fear our ministers should make a bad use of that trust which we repose in them? Mylords, it is absolutely necessary at all times and in all countries, to put some trust in those who are appointed to administer the affairs of the public; without some such trust is would be impossible for any government

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to subsist; and the greater danger a country is in, the more trust must the people necessarily repose in their governors.

But there is another consideration which is of greater weight with me; his Majesty tells us, he has nothing more at heart than to see the flame of war extinguished; and as it is to be hoped his Majesty will succeed in his endeavours that way, before the flame come to such a height, as that we may be necessarily obliged to involve ourselves in it, there is nothing can tend more towards making his Majesty's endeavours successful, than to convince all the powers now engaged in war, that there is a perfect harmony subsisting between his Majesty and his parliament; that we repose an entire confidence in his Majesty's wisdom and conduct; and that we will be ready upon all occasions to support those measures which his Majesty may find himself obliged to take: and is there any thing can be a greater testimony of all this to foreigners than our agreeing to the address now proposed? This will convince every one of them, that in case any of them by their obstinacy shall provoke his Majesty to declare against them, he will fall upon them with the whole power of this nation; and when the united force of this nation is thrown into the scale, the weight of it is well known to all the powers in Europe.

As to the method of granting the power or the credit now asked for, there is nothing new in it; it is what has often been practised before, and is now the more necessary, because it is proper the parliament should be soon dissolved, and we do not know what may happen before it may be possible for the new one to assemble. It is true, the present parliament does not of itself expire by the Septennial Bill till the month of September or October next, so that there is not any absolute necessity for calling a new parliament before that time; but the sooner a new parliament is called'I believe it will be the better; for though a new parliament can do nothing but what the present may do, yet there is such a thing as the complection of a parliament to be considered; and if the new parliament shall appear to be as much devoted to his Majesty as the present, it will shew that there is a perfect harmony subsists between his Majesty and his people in general; and the new parliament being to councils, and to his negotiations abroad,

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than can be expected from a parliament which is to expire in six months.

Therefore, my Lords, as there is nothing new or extraordinary in the Address proproposed, as I think it the most proper return can be made, and such a return as we ought in duty to make to his Majesty's most gracious Message; and as I think it absolutely necessary for the safety of the nation, and for rendering his Majesty's endeavours for re-establishing the tranquility of Europe successful, I shall give my consent to it.

Lord Carteret said:

My Lords: It is not to be denied, it has not in this debate been denied, but that the parliament may grant, and have formerly, though but very seldom, granted some extraordinary powers to the crown when it has been made appear to them that the nation has actually been in any great and imminent danger; but to take such an extraordinary step, to grant such extensive and unlimited powers to the crown, when it is not so much as pretended that the nation is in any imminent danger, I will aver to be not only a new but a most dangerous precedent. To tell us that the nation may be in danger, and therefore we must grant such a power as is now demanded, is certainly something very extraordinary: It is a reason for granting such powers that will always exist; and in my opinion it always will, and always ought to be more prevalent when our neighbours are all at peace with one another, than when they are deeply engaged in a war; for if ever any quarrel should arise betwixt us and any of them, if ever any of them should conceive hopes of advantage from making an invasion upon us, it is certain they will be in a better condition, and more easily induced to revenge that quarrel, or to make an invasion, when they are no way engaged elsewhere, than when they are deeply engaged in a war with some other nation, and have use for all the forces they can raise in a quite different part of the world.

but what the present may do, yet there is such a thing as the complection of a parliament to be considered; and if the new parliament shall appear to be as much devoted to his Majesty as the present, it will shew that there is a perfect harmony subsists between his Majesty and his people in general; and the new parliament being to continue for seven years, it must add a much greater weight to his Majesty's councils, and to his negotiations abroad, is to suppose that tore guers know much less of our consister.

tution, or of the temper of our people than they really do: Perhaps ways and means may be found to prevail upon a parliament to do so, but our neighbours know that it is contrary to the nature of our constitution; from thence they will most justly conclude, that such a measure will render the generality of the people disaffected, and this of course will diminish the weight of his Majesty's negociations abroad, and will make foreigners much more ready both to insult and invade us, than we can suppose they

would otherwise be. I will admit, my Lords, that his Majesty has a power of providing for the safety of the nation during the interval of parliament; but that power must be very moderately used, and certainly, in case of any sudden danger, the parliament is to be called together as soon as possible. If daring the recess of parliament it should be discovered that the nation were threatened with any imminent danger, his Majesty may immediately issue out the proper and necess ry orders for a ignienting his forces both by sea and land, and he may borrow what money may be immediately necessary for that purpose; out upon any such occasion it is certain, that his Majesty ought at the same time to issue a proclamation ordering the parliament to assemble forthwith, and whoever should advise him otherwise would be to the highest degree criminal, and would deserve the teverest punishment. As upon any such occasion the parliament might meet in a very few weeks, we cannot suppose that any extraordinary sums could be wanted in so short a time: And as his Majesty enjoys the hearts and the affections of the peo-. ple, their purses will always be open to him upon any emergency when the danger is apparent, especially when they see the parliament summoned to meet, from which they may expect immediate reimbursement: Indeed when pretended and imaginary dangers are invented by ministers only for their own ends, it is not to be supposed that they can borrow much money from the people without a previous authority from the parliament for so doing; therefore there never can be any occasion for such a previous authority in the time of real danger; as the granting of such a previous authority can serve only for enal," ug in, ast are to food the public w. in there is no real danger to be apprehended, a the granting of such previous authorities may some time or other enable a prince or minister to overturn our constitution, no

such ought ever, in my opinion, to be granted; but if ever any such is to be granted, it ought to be granted in a regufar parliamentary manner, and not in the manner now proposed, especially when even those that ask for it in such an extraordinary a manner, cannot so much as say that the nation is in any imminent danger.

The earl of Scarborough spoke next for the question, and then

The Earl of Ilay* spoke as follows:

My Lords; The affair now before us I take to be an affair of the utmost consequence; it is an affair in which the safety of

duke of Agyle, on the deal of his bredler John was second so not Archebeld earl of Argyle. He was born at Ham house, at Petersham, in 1682, educated at Eton, and resided in England until he was about seventeen years of age, when he was sent to the anversity of Glasgow. Being a younger brether, with a small fortune, he went to Utrecht, and made a considerable proficiency in the civil law, with a design to practise in that line. But his father being created a duke, he renounced this intention, and embraced the profession of arms. He was, when we ye ming approped colored of the 80th re, one icot fost and government Due barten case e. But fining himse finance qualified for a statesman than a soldier, he quitted the army, and with his usual assiduity, on love I he need to the acquestion of publical knowledge. In 1705, he was appointed ford register of Scotland, and in the ensuing year, was nominated one of the commissioners for settling the union: In consideration of his services, he was created earl of llay, and on the one us in of the areay, was chosen in each the sixteen peers of Scotland, and constantly elected in every future polloment till his death, excepting that which assemble in 17.8 exclusion at that time, was owing to the zeal with which he laid about dithe crose of the Whigs, and promoted the succession of the Protestant line In 1710, he was it are justice general of So thind,

general of Sectland.

Although he had long renounced the profission of lams, yet when the robelton boke out a 1715, he placed house that the hear of a copy of royalists; prevented, by his prudent conduct, general Gordon, at the head of 1,000 may, from pateriasing levies, joined the duke of A 11 the raising levies, joined the duke of A 11 the land had been been born him. His military conduct was only a temporary exertion. His principal merit consisted in his parliamentary abilities, which were very conscious distributed by the land to the land action of a second by the land to the land action of a second by the land to the land action of a second by the land to the land action and action.

this nation, and the honour and dignity of the crown are, I think, deeply concerned; and therefore I am surprised to hear it treated by some lords in so ludicrous a manner: Such a method of treating any subject ought never, I think, to be made use of or admitted into any of the debates in this House, but is still more improper when made use of in a debate of so very great consequence as the present.

Though this nation, my Lords, may not perhaps, at this very instant, be exposed to any immediate danger, though we are not as yet any way engaged to take a share in the present war, yet it is highly probable that we may at last be obliged to engage ourselves in order to , by this nation in the present conjuncture. preserve that balance of power upon . which the liberties of Europe, and consequently the liberties of this nation, absolutely depend : nay it is certain, that we must at last engage in the war, in case his Majesty cannot by his authority, and by the weight which his councils may have in foreign courts, oblige the contending parties each to yield up some of their pretensions, and all to submit to the just proposals which he may think proper to make for restoring the tranquillity of Europe. Therefore, my lords, in order to increase his Majesty's authority, in order to give his councils that weight which they ought always to have in foreign courts, we ought to agree to the proposition now made to us; for if the powers now engaged in war see that his Majesty has an entire confidence put in him by his Parliament, and that this nation is, in all events, well provided, not only for its defence, but for falling with great vigour upon that power, or that side which shall by their obstinacy, provoke his Majesty's resentment, it will add a prevailing weight to those negociations, which his Majesty shall find it necessary to enter into, and thereby the balance of power may be preserved, the tranquillity of Europe may be restored, without this nation's being at all obliged to take any share in the war, and perhaps without laying his Majesty under a ne-

and keen observations; his language was plain and fluent, and his manner grave and solemn. He continued inversibly at ached to sir Robert Walpole, during his long administration, and counteracted, as much as lay in his power, the violer to of his brother's politics, when he joined In 1725 be had been neminated opposition. keeper of the privy seal, and in 1734, he was made keeper of the great seal, which office he held till his death." Coxe's Walpole.

cessity of making any great use of those powers, which are now proposed to be granted to him; whereas if the powers now asked for should be refused, it will make foreigners believe that neither the parlia. ment nor the nation can put any great confidence in his Majesty's conduct, and consequently they will have little or no regard to any proposition his Majesty may make to them, by which this nation will at last be necessarily drawn into the war, and will thereby be exposed to great dangers and many losses, and put to an infinite ex-

pence. The eyes of all Europe are fixed, my Lords, upon the measures to be taken and if either of the parties now engaged in war should begin to suspect that we were to fall in with the other, to oppose any of their designs, or to put a check to the success of their arms, they would immediately. and with as much dispatch and secrecy as possible, attempt to make an invasion upon us, especially if they saw that we were no way provided against them: These suspicions and jealousies may arise without any foundation, they may begin to suspect that his Majesty has resolved and is preparing to join against them, before any such resolution be really taken, or any preparations made for that purpose. It is true, his Majesty may not perhaps be obliged to declare himself openly on either side till he has had time to take the advice and assistance of a new parliament, and to make proper provisions for the defence of the nation; but it is impossible to foresee how or when some of our neighbours may begin to suspect that we have such a design, and therefore it is necessary for us immediately to prepare, at least to put ourselves in a proper posture of defence, and to furnish his Majesty with the powers necessary for that purpose.

I am surprised to hear it said, that our neighbours will always, even in time of peace, be in as good a condition to execute a design auddenly against us, as they are at present. In time of peace, some few of their forces may perhaps be quartered upon their sea coasts, but then these forces are always, for the convenience of quarters, separated and dispersed in such a manner, as to put it out of their power to assemble any great number, at any one place, upon their coast, without giving us just ground for taking the alarm, and sufficient time to provide against them : whereas, at present, they may march a great detachment from their army, and that detachment ! may be arrived at a proper place for em-barking, before it is possible for us to know what route they have taken, or to suspect that they are designed against us. In time of peace their men of war are all laid up in their harbours, their seamen are dispersed, and many materials are wanting before a large fleet can be fitted out; and therefore it is impossible to imagine, that eny of our neighbours can then be in such readiness to make a sudden invasion upon us, as they are at present, when most of their ships of war are ready fitted out, well manned, and provided with every thing necessary for sailing upon any expedition.

For these reasons, my Lords, I must conclude, that we are now in greater danger of being invaded, than we can ever be in time of peace, and if I should refuse to grant the powers now asked for, I should really think myself criminal; if a servant, who knew that his master's house was in danger of being attacked by thieves, should leave the door open, in order to give them an easy opportunity of entering, to murder the family and plunder the house, I should think such a servant more guilty than any of the thieves themselves; and if I should refuse to give my consent to the resolution proposed, and an invasion should be afterwards suddenly made upon us, and this nation thereby involved in war and confusion, I should look upon myself to be in the very case of such a servant, and therefore guilty of one of the most bemous crimes that can be committed against my country.

The Earl of Winchelsea and Nottingham spoke next:

My Lords: The noble lords who have spoke in support of the resolution proposed to us, have all spoke, as if this nation were no way provided for its defence, which really to me, my lords, seems to be something very surprising. I cannot comprehend what we have been doing in all the former part of this session of Parliament, if we have not already provided sufficiently against any invasion that can be secretly and suddenly made upon us. Have we not resolved to keep up a very numerous army of land forces in this island, besides the numerous army kept up in the neighbouring island, which may be brought over upon any emergency to our assistance; and from all these, cannot we in a few days form an army of regular

troops? I am sure much greater than any army of foreigners that can be sent by surprise to invade us. Surely no lord in this House can imagine, that so numerous an army must always be kept up in this island, even in the time of the most profound tranquillity: nay, if we were actually engaged m war, I hope it would not be thought necessary to keep always such a number of regular forces at home, in order to guard our own dominions against invasions; I hope it would in such a case be thought, that we might safely send a great part of them abroad, in order to carry the war into the territories of our enemies, otherwise any war we may hereafter engage in, must become very chargeable and burthensome to the nation. But besides the land army we have already provided, have we not already made a very great addition to the number of our seamen, and have not we thereby already enabled his Majesty to fit out a fleet much superior to any squadron that can be sent against us? From all which I must conclude, my lords, that we have already sufficiently provided for the safety and defence of the nation, against any sudden and unexpected attack that can be made upon us; and if his Majesty should think fit to join either of the parties now engaged in the war; if any foreign power should declare war should openly prepare to invade us, his Majesty would have time enough to call the Parliament together, and thereby we would have an opportunity of providing in a regular parliamentary way for whatever should be thought proper either for offence or defence.

I hope, my Lords, I shall always be as ready as any Lord in this House, to put all proper confidence in his Majesty: I am upon the present occasion extremely willing to strengthen his Majesty's hands as much as possible, in order to add weight to his negotiations, and to enable him to restore by his influence the tranquillity of Europe, or to preserve by his power the liberties of Europe; but is there no way of preserving the liberties of Europe, without making a sacrifice of the liberties of Great Britain? Are, we, under such a pretence, to give up the rights of Parliament? Are we to put an absolute and unlimited power, and by such an extraordinary method too, into the hands of his Majesty's ministers? No, my Lords, no auch power can ever be necessary; I hope this House will never agree to any such

dignity of the crown.

ministerial demand; for the present I | must look upon as such: I shall always look upon such extensive demands as coming from the immisters only; they may be necessary for the protecting of guity minuters, but they can never be necessary for preserving the honour or the

The King has, no doubt, a power to

make what treaties, and to enter into what negotiations he may think proper; and if the nation should happen to be threatened with any immediate attack, he may, and I hope always will take the proper measures for preventing or defeating that attack: in all such cases it is not to be doubted but the Parliament will approve of what his been done, when they come to exal in into the measures so taken, and find that they were wisely concerted, and he ary for the end proposed; but if the contrary should appear; if it should appear that dishonourable and inconsistent treaties have been concluded; that ridiculous negotiations have been set on foot and ridiculously carried on; that the nation has been sometimes exposed to dangers and insults without any just cause, and often put to great expence when no danger could possibly be apprehended; has not the Parliament, in such a case, a power? Are they not in honour, in duty to their country, bound to enquire into such misconduct, and to punish the authors of such knavish or such toolish councils? And shall we, my lords, thas before-hand

approve of whatever negociat oas or trea-

ties the ministers may be pleased to ad-

vise his Majesty to enter into or conclude?

Shall we thus give an anticipated promise

to provide for whatever expense the minis-

ters may pretend to think necessary for

the nation's defence? No ministers ought

to desire such an implicit faith to be

placed in their future management, and I

cannot think that the present, by their

late conduct, deserve any such extraor-

dinary confidence. With respect to those who may become creditors of the public, the difference hetwixt an anticipated promise and a posterior approbation has been already fully explained: it has by both sides been admitted, that the honour of parliament in the first case stands engaged to the creditors of the public, whether the expence incurred may be thought necessary or not; but in the last case the honour of parhament does not stands engaged, unless it appear

incurred. But I must likewise take no. tice, my lords, that it is the same with respoet to any treaties that may be entired into: when the parliament grants beforehand such full powers as are at present demanded, the lionour of parliament stan le eng ged to see such treaties punctual . performed, whether they be consistent with the honour and interest of the nation or not; but when treaties are concluded without any such full powers from pariament, the honour of parliament is no way engaged to perform them, unless they anprove of them; the most that the parliament or the nation are in honour obliged to do in that case, is, to make a sacratce of those ministers, who engaged their country in such dishonourable or disadvantageous treaties; but in the first case I do not see how the nation could get off from the obligation, unless it were by making a sacrifice of all those members of either House of Parliament, who consented to the granting of such powers, as well as of the numsters themselves.

I will agree that the question now before us is an affair of the utmost consequence; it is an affair in which the safety of the nation, and the honour and dignity of the crown are deeply concerned; hit I am convinced that the safety of the nation, and the preservation of the honour and dignity of the crown, consist in rejecting the proposition now before us: in this the safety of the nation certainly consists, because our agreeing to the proposition would, in my opinion, be, to bring the nation into a real domestic danger, under the pretence of providing against a foreign danger, that is e,ther altogether imaginary, or so distant that it may easily be provided against without making a sacrifice of our constitution; and as the honour and dignity of the crown of Great Britain consists in our king's being the king of a free people, therefore every thing that may tend to encreach upon the freedom of the people, which this proposition directly does, must derogate both from the honour and dignity of the crown.

I shall likewise grant, that the present subject ought to be treated in the most serious manner: I am really sorry to hear such argument founded upon such pretended dangers; for I may venture to prephesy, that if ever the parliament of Great Britian should come into the practice of raising phantoms in the air, as an excuse for their granting extraordinary powers to them that the gapence was necessarily to ministers of state, the liberties of this

nation will then begin to stand upon a very precarious footing: they will depend entirely upon the ministers for the time being; if they make a right use of the powers granted them, our constitution may be, during their time, preserved; but they may, whenever they please, turn those powers towards the overthrow of our constitution; and as the future safety of ministers of state may very probably soon come to depend upon the overthrow of our constitution, after our liberties come to depend upon such guardians, I am afraid they will be but short-lived.

The noble lord who spoke last told us that the servant who left his master's door open for the thieves to enter and steal, was as criminal as the thieves themselves: in this I agree with him; but in the preeent case who is the criminal, the treacherous servant? We are told, that the nation is now in no greater danger than it was at the beginning of the session; therefore we are now either in no danger and consequently under no necessity of granting the powers asked for, or we were then in great danger, and the criminal, the treacherous servant must be he who then knew of that danger, and yet has concealed it from us, has concealed the detign and the approach of the thieves, 'till it is become impossible for us to shut our doors against them, 'till it is become impossible for us to guard against the danger from without, but by exposing ourselves to as great danger from within.

Lord Hervey spoke next as follows:

My Lords; As so much has been said in favour of this question by the noble lords who have spoke before me in the debate, I shall give you but a very little trouble on the subject. I shall suppose, my Lords, that the danger we may be in, is now neither greater nor more imminent than it was the very first day of the session; yet I think a very good and sufficient teason may be assigned, for his Majesty's being now obliged to make an application to his Parliament for toctace powers, which he did not think himself under any necessity to make at the beginning, or during the continuance of the war non-Il sugh this nation was in danger at the history of the session, yet, my Loos, h. I justly did not the session, yet, my Loos, h. I justly did not think the danger so imminent as to chlige him to put his people to any greater expence than what was at that time pro-Posed, and has been provided for by Parliament. While the Parliament continued sitting, his Majesty had no use for any further power, because if the danger should have approached nearer, or should have begun to appear more formidable, his Majesty could have namedately applied to his Parliament for further assistance; but as an end is soon to be put to this session. of Parliament, as even the Parliament itself will probably soon be dissolved, the danger may become more imminent, it may become more formidable before the next Parliament can meet; and as his Majesty cannot, in that case, immediately apply to Parliament for further assistance, therefore, as he always has the quiet and safety of his people much at heart, he thinks himself obliged to ask for some conditional powers, in order that he may be enabled, during the interval of parliament, to do that which the Parliament, if it were sitting, would most certainly enable him to do as soon as he thought fit to apply for the same; that is, to make such further augmentation of his forces, either by sea or land, as may be absolutely necessary for the honour and defence of his kingdoms, and to concert such measures as the exigency of affairs may require,-If the danger, my Lords, has become, or were now more imminent or more formidable than it appeared at the beginning of the session, his Majesty would certainly have applied for an immediate augmentation of his forces both by sea and land, and for a provision's being made by Parliament for that purpose; and in such a case whatever had been done by Parliament must have been done by way of Bill; but as there is no necessity for an immediate augmentation, his Majesty, willing to put off as long as he can charging his people with any new expence, only desires a power to make that augmentation, in case it should become necessary at a time when he cannot possibly have the immediate assistance of his Parliament, This, my Lords, I must think extremely reasonable, nay even absolutely necessary, considering the present state of the affairs of Europe, and therefore I cannot refuse my consent to the proposition made to us.

Then the question being put upon the duke of Newcastle's metion, it passed in the affirmative.

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Protest of ainst the King's being in-

powered to augment his Forces by Sea and Land, during the Recess of Parliament.]

" Dissentient'

"Because we are of opinion, that no free people should on any occasion whatever, vest in any person an unlimited power for an indefinite time; and whenever they do, they at the same time resign their liberty. —— (Signed) Abingdon,

Cobham, Bristol, Murchmont, Burlington, Literield, Willoughby de Broke, Gower, Clinton, Northampton, Strafford, Aylesford, Bathurst, Chesterfield, Carteret, Berkshire, Oxford and Mortimer, Montrose, Weymouth, Shaftsbury, Graham, Boyle, Stair, Ker, Coventry, Montjoy, Foley, Thanet, Bedford, Tweedale, Cardigan, Craven, Winchelsea and Nottingham."

" Dissentient'

1. "Because we conceive an address of this kind, impowering the crown to raise men and money, without specifying the numbers or the sum, is unwarranted by any precedent, and is of the most dangerous consequence, for it seems to us totally to subvert the very foundation of our constitution, the wisdom of our ancestors having provided many regular steps and solemn forms, for granting supplies to the crown; whereas this new method of a sudden address upon a message, at once frustrates and cludes all those wise and ancient precautions.

2. "Because the history of several countries, formerly free, furnishes us with many fatal examples of the abuse of such unlimited powers, whenever the estates of those countries have transferred the legislative authority, of raising money, from themselves, by an ill-placed confidence, into the hands of a few. The Cortes of Spain, by trusting the power of raising money, without their being assembled, though for but one year, and the estates of France, by allowing the aids for the defence of that kingdom, to be raised for three or four years together, without their being summoned to meet, have never been able to retrieve their antient libertics and constitution; but by their weak compliance with such a fatal measure, were the unhappy instruments of rendering themselves useless, and of enslaving their respective

3. "Because, though we have all possible confidence in his Majesty's wisdom and justice, and all imaginable zeal for the

honour and support of his person and government, we cannot approve of a Mes. sage, which, we are persuaded, was both formed and advised by the same ministers. in whom those extensive and discretionary powers are lodged by this Address; and we see no reason, from any experience of their economy, to trust them with the arbitrary disposal of an unlimited sum; and as little reason, from the success of their former alliances, to give any approbation to past treaties, which have never been communicated to this House, or a previous sanction of any future treaties they shall contract; especially since, by their multiplicity of negociations, they have involved the nation in engagements with divers foreign powers, inconsistent, as we conceive, with one another; and, in so great a variety, as we can by no means be sure that the best will be singled out to be fulfilled.

4. " Because the present unfortunate situation of the affairs of Europe cannot be represented as unforeseen, or unexpected; since, from the gradual progress of our negotiations for some years last past, the gradual increase of the disorders and confusions in Europe has constantly been foretold. We therefore conceive, that had there not been some secret reason for proceeding in this manner, which reason we will rather pass over in silence than attempt to point out, the necessary demands of men and money would have been laid before the parliament at the beginning of the session, according to the ancient and regular usage, and which would as certainly have been granted by a parliament, which has distinguished itself by a remarkable zeal, duty and liberality to the throne.

5. "We cannot think it prudent, in order to extricate ourselves out of our present difficulties, to lodge those unlimited, and, as we apprehend, dangerous powers, in the hands of those very persons under whose management and conduct these difficulties have been brought upon us; if, as we conceive, the national debts are hardly lessened by more than twenty years peace; if our successive fleets have proved a terror to no nation, and but only a burthen to our own: if our great armies have disturbed the minds of none but his Majesty's own subjects; this extensive power of raising money, fleets and armies, seems to us improperly intrusted in the hands of those ministers, who have made no better use of the confidence already reposed in them.

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6. "We would, with the utmost zeal, concur in whatever might increase to his Majesty the affections of his people at home, or the respect of his neighbours abroad: but this zeal without knowledge, we think, can tend to neither of those desirable ends, but, on the contrary, rather bring contempt, as we apprehend, upon the too easy and implicit faith of parliaments, than add weight and dignity to those powers we lodge, without any visible reason, in the hands of the ministers.—

(Signed,) Gower, Litchfield, Bathurst,
Chesterfield, Foley, Bristol, Graham, Winchelsea and Nottingham,
Tweedale, Stair, Clinton, Shaftsbury, Bedford, Berkshire, Northampton, Thanet, Craven, Cobham, Aylesford, Montrose, Oxford
and Mortimer, Marchmont, Strafford, Carteret, Ker, Coventry,
Montjoy, Cardigan, Weymouth,
Willoughby de Broke, Boyle."

Debate in the Commons on a Message from the King to be empowered to augment his Forces by Sea and Land during the Recess of Parliament.] On the same day, at Robert Walpole presented a similar Message from the King to the House of Commons [See p. 520.] A Motion being made by sir Robert, for taking the said Message into consideration the next day,

Mr. Shippen stood up, and'said:

Sir : When I reflect upon what happened in this House the very first day of this session, I am a good deal surprised at a Message of this nature; and the more, that it is now brought in upon us at the very end of a session, and that session, I suppose, the last of a long parliament. I remember that I, as well as some other gentlemen, took exception, [Seep. 189] at some words proposed to be in our address, in answer to his Majesty's speech from the throne at the opening of this ses-Mon, because they seemed to bear something like a promise of a Vote of Credit; ton which excision the I nour bi gentleman who has made you this motion, and his friends, pretended to be greatly astonished at our sagacity, and seemed, as I then thought, to give us assurances that nothing of that kind should be asked for in this session.—I must confess, Sir, I had some sort of dependance upon what they said, but as they were only the words and processor and terror state, in which I [VOL IX]

never had any great faith. I hegin now to be ashamed even of that little confidence I put in them. I do not know indeed but they may now find an excuse for their breach of promise in this respect; for I must grant that what they now ask for is not properly a Vote of Credit, it is an absolute surrender of all we have in the world. This, indeed, is laying the ax to the root of the tree, and may prevent our being ever troubled with any demands: for the future: but as this is an affair of the greatest consequence to the whole nation. as a lies to the gent or m in this House, I hope some longer time will be given to gentlemen to consider of such an extraordinary demand, before they be obliged to determine what they are to do; for if they once agree to such a grant, it may be generously and voluntarily restored, but it will never be in their power to resume it.-When we come to take the Message into our consideration, I don't doubt, Sir, but the honourable gentleman who brought it will not only give us the reasons, why it became necessary for his Majesty to send us such a Message, but why it was so long in being sent; therefore I shall not till then so much suspect his cardour, as to think there was any unfair design in delaying it till so many gentlemen are gone into the country: but as it has been so long delayed, I hope some few days will be granted before we take it into consideration, that some of those gentlemen may have time to return: I shall not pretend to name any day; but if the honourable gentleman will be so good as to withdraw his motion, I doubt not of some other gentleman's rising up to propose some more distant day.

Sir Robert Walpole replied:

Sir; I have not forgot what passed in this House the first day of the session : I remember that some gentlemen did then take exceptions to some expressions in the Address proposed, as if a promise of a vote of credit was couched under these expressions: and upon that occasion I might for once take the liberty to assure the House, that no such use should be made, or was intended to be made, of any expression then proposed to be put into our Address. This, I remember, was what I said, and I said no more: nor can I helieve that any more was said by any gentleman in this House; for as the necessity of demanding votes of credit depend upon must be a fire all hard and indicate our

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for any gentleman to have pretended to I should be much afraid the next session have promised, that no such thing should be desired. As to the Message itself, it is not now proper to enter into the merits of it, or into the causes which have produced it; but in all the time I have had the honour to sit in parliament, I remember no instance, where a Message, signed by the King, has not been next day taken into consideration. This is a respect which has been always paid to the crown; and I am sure his present Majesty has never done any thing to merit less respect being paid by the parliament to him, than what has been paid to all his predecessors. I am persuaded, when we come to enter into the merits of the Message, there can be no reason found for making a distinction between this and the former messages of the like nature; and the necessity of sending it at this conjuncture will be made fully appear: therefore, as I have already moved, I hope the House will take it into cousideration to-morrow morning.

Sir William Wyndham spoke next:

Sir; I must own my surprise is as great as my worthy friends, that a Message of this nature should be sent to this House so near the close of this session; for whatever promises were or were not made the first day of the session, I am very sure most gentlemen expected that every thing of consequence had been over long before this time; and upon this general presumption, a great many gentlemen, who have not the honour to be let into ministerial secrets, are gone into the country; it being at present more necessary, perhaps, than usual, for such gentlemen to return to their respective countries, in order to prevent their being bought and jobbed out of that natural interest by which only they can expect to enjoy the honour of representing their country in parliament. But however necessary their presence may be at this time, yet if time be allowed them, I doubt not but most of them will think it their duty to return to the service of their country in this House, when they hear that a matter of so very great importance is to come before us; it is, I think, Sir, a matter of the highest importance; it is, as my worthy friend called it, an absolute surrender of our All, a surrender of the rights, and a delegating the power of parliament to the This absolute power, it is true, is now demanded but till next session of parliament; but if it were not for the great

would never be allowed to meet, unless upon the new election a majority of the members should appear to be such as would be ready to confirm, or to renew that surrender. The honourable gentle. man on the floor has told us, that it has always been usual to show so much respect to the crown, as to take such messages as the present into our consideration the very next day, and that he remembers no instance to the contrary. It is true, Sir. since I have sat in parliament, I remember many, but too many, messages something of this nature; and I believe they have always been taken into consideration the next day; but that did not proceed so much from the respect we owe to the crown, as from the cause of sending the message: There never was a message of this kind sent from the crown, but when the nation was threatened with some such thing as an immediate invasion or insurrection, which in the body of the message was expressed to be the reason or cause of sending such a message; and as in such cases the near approach of the danger required the immediate concerting of proper measures to prevent it, we may suppose this was the chief reason of their being so immediately taken into consideration by this House. But as we are generally apt to improve upon had precedents, I will be bold to say, there never was such a message sent to parliament as the present, either with respect to its nature, to the reason of sending it, or to the time of its being sent. By no message that was ever sent to parliament, was there an absolute and unlimited power demanded by the crown; which to every gentleman must appear, at first sight, to be the demand now made upon us: there was never such a message sent to parliament, but what informed us of some immediate dan fer imperding, and just ready to fall upon the hation. By the present message we are told of no such thing; nor do I believe that any such thing can be pretended: and I remember no instance of a message any way resembling this, that ever was sent to this House the very end of a session, and that session the last of a parliament.-I cannot indeed, Sir, form to mys, if a reason why any such message should have been at all sent; and much less can I form a reason why it should have been sent at such a remarkable time; therefore I must think, that gentlemen will certainly expect to be informed confidence I repose in his present Majesty, by those who are able to inform them,

what necessity there was for this message, entered a good deal into the merits of the and from what sudden, and, till now, unforeseen change in our affairs the sending of such a message has now become more necessary, than it was at any time during the former part of the session : but whatever may be told us as to this particular. considering almost that one half of the House are, for reasons we all know, retired to the country, in decency, I think, and out of regard to our own proceedings, as well as out of respect to the crown; whatever is to be done in consequence of this message, ought to be done in a full House. Whether you should order a call, or which may be a shorter and more effectual method, direct letters to the sheriffs, I shall leave to gentlemen to determine; but one of the two ought certainly to be done, unless the honourable gentleman who brought us the message, will rise up and inform us of some imminent danger we are now threatened with: and, even in that case, P think some few days ought to be allowed, that those gentlemen, at least, who are at no great distance, may have time to come up, and attend the service of the House upon this important occasion; otherwise it will look like stealing a resolution of the House, when gentlemen's backs are turned; which, I am sure, can testify no great respect to the crown. Sir, if we are really threatened with any immediate danger, I shall propose the taking of this message into our consideration on Monday or Tuesday next; and I am sure, let the necessity be never so pressing, let the danger be never so great, so short a delay can be attended with no great inconvenience; and whatever resolution you may come to, it will carry the greater weight, and will be the more effectual for obviating any impending danger.

Sir William Yonge answered:

Sir; I remember no promises or assurances given the first day of the session, other than those which the honourable gentleman by me has fully and rightly stated to you; and as no gentleman has drawn or I believe will draw any argument in favour of the present ques-tion, from any words or expressions in the address then agreed to, I do not think that either the promises then made, or the assurances then given, can have any relation to the present debate. But gentlemen are very apt, I find, to wander from the affair in hand: and in particular, the honourable gentleman who spoke last, has

question, which I cannot think either proper or necessary at present; for, in my opinion, all that is now before us, is, whether we should take the message into our consideration to-morrow, or put it off for a longer day; and therefore I shall confine myself entirely to this, without anticipat ing your future debate with relation to the message itself. As to the question now before us, the honourable gentleman who spoke last owns, that he knows of no message from the crown that was ever sent to parliament, but was next day taken into consideration; and by this, I really think he seems to give up the question; but then he has endeavoured to make a distinction between this message and those formerly sent by the crown to parliament; whether any such distinction can be made or not, is, in my opinion, a question that cannot be resolved till we come to take the message into our consideration; and then, I believe every gentleman in this House will see that there is no material difference between this and former messages of the like nature. As to the time of sending this message, it is certain that the crown never does send such messages, but when some exigency of affairs, in a manner forces them to do so. It is always the necessities of state that obliges the crown to ask for any extraordinary powers from parliament; and whether the necessity for asking for such powers falls out early or late in a session, or in the first or last session of a perlia-ment, seems not material. It is by the necessity there is for granting such powers, that gentlemen are to be induced to grant the powers demanded, and not by any consideration as to the time of making the demand: and as it cannot appear to us, whether the necessity for granting what is now asked for be urgent or not, till we have taken the message into consideration, as it cannot till then appear whether the shortest delay may not be attended with great inconveniencies, therefore the sooner it is taken into consideration, the better; for which reason I must think, that the motion made by the honourable gentleman near me, for taking it into consideration to-morrow morning, is a proper and a right motion: and whoever has a mind to shew us the contrary, will, I hope, confine himself to that only, without entering into the merits of the question.

Sir John Barnard spoke next:

Sir; The honourable gentleman who

spoke last, has been pleased to find fault with my worthy friend by me, for entering, as he called it, into the merits of the question; but that gentleman ought to consider, that there is a very great difference between speaking to the nature of a question, and entering into the merits of it. My worthy friend spoke, indeed, as to the nature of the message now before us: and I would gladly know, from the honourable gentleman over the way, or any other, how it is possible to speak to the present question, as to the necessity of its being taken into consideration to-morrow, without explaining a little the nature of what is to be taken into consideration; but no gentleman has as yet entered into the merits of the message, which I take to be, whether it ought to be complied with or not? I hope neither the honourable gentleman, nor any other gentleman, will lay it down as an infallible and unalterable rule, that this House is to take every message immediately into their consideration that may be hereafter brought from the crown; and if we have any liberty in this respect, surely we must examine a little into the nature of the message sent us, in order to determine, whether we are immediately to take the message into our consideration, or defer it to a longer day. If upon the face of the message it had appeared, if his Majesty had thereby so much as insinuated, that the nation had been in any immediate dangers, I should have readily agreed to the motion now made to us; but as no such thing is insinuated, nor can, I believe, be supposed, I cannot think there is any necessity for our entering so immediately into the consideration of a question of so great importance: it may perhaps be the last question that can ever be taken into consideration by a legal and free parliament of Great-Britain; therefore, I think it extremely reasonable to give a few days to those gentlemen who are here to consider of it, and that those who are absent, at least such as are near the town, may have time to return.

Lord Coleraine spoke as follows:

Sir; Though a just sense of my inability to speak my mind here, in a manner worthy the attention of this august assembly, and becoming the character of a member thereof, heightened with the great awe that strikes me on every such attempt, has generally obliged me to bury in silence such thoughts as have occurred to me in the

had the honour to assist, during the most part of this present Parliament; and content myself with attending to these that have expressed their own sentiments (some, times not discrent from mine) with that becoming freedom and copiousness, that engaging propriety and eloquence, to which I dare not aspire; yet my disinterested love to my country, and a due regard to the great trust reposed in every one of ut. will not permit me to be always confined within the safer limits of a simple negative or affirmative.-When we were called upon from the throne at the opening of this session, to grant, in regard of a distant war, larger supplies than have perhaps ever been known in time of peace, when on the seeming assurance so early given us by an honourable and knowing gentleman principally employed in the conduct of affairs both at home and abroad, we proceeded with such dispatch in providing for the public service recommended to our care, as to obtain, after little more than two months sitting (what must be ever grateful to every member of this House) his Majesty's thankful acknowledgments of our approved zeal and dutiful affection: then I say (and I believe I speak the sense of many) this expiring Parliament could have expected any thing as soon as to receive the honour of his Majesty's thanks accompanied (if not alloyed) with a desire that we would, with our last public breath, subject our countrymen to further unlimited, and perhaps unnecessary burthens, by delegating a power we are quickly to resign into the hands of the crown, which may be advised by its ministers to use it further than we could think it necessary or reasonable to do. Thus we may indeed pay a compliment, not only to the crown and its minister, but even to their favourite embryo, the next approaching Parliament, by making ourselves answerable for the burthen of these torces, that may thus be raised, when we shall have no authority, at well as the ample supplies we granted while we had. But I cannot think this would be a just return to our electors, or a kind legacy to the rest of our fellow-subjects. Nay, it appears to me a very melancholy prospect, to look upon this nation as left still exposed to any such desperate attempts as may hazard our safety, when such supplies have been already voted and provided for, while the war is seated so far from us, our properest allies so much more immediately concerned in it, and the next several weighty debates at which I have . Pulliancer in so great a forwardness to be

elected and convened, to enable his Majesty to make such further augmentations by sea and land, as may become necessary for the hosour and defence of his kingdoms .- I well remember, that when some gentlemen proposed at the beginning of the session, humbly to address his Majesty to let us know how far his good offices had proceeded with one or other of the contending powers, and what engagements, if my, had been entered into on his part : that enquiry was opposed, and we were given to believe that little or nothing had been engaged: but now we are told of engagements in honour and justice to be fulfilled, as well as others in prudence to be contracted. But I would yet hope, that without this extraordinary vote his Majesty's endeavours to procure an happy accommodation may be successful; and that the rather, because we are again told, that they are to be used in conjunction with his ally; and it does not yet appear, that our most natural, necessary, and interested ally against a powerful kingdom near us, is engaged, or willing to engage in behalf of their great neighbour, who they are said to have declared too hastily engaged in the quarrel. I think we ought not in prudence to be before-hand with that neighbourstate on this occusion, lest unawares we become principals in a bloody and expensive war, while they that are more immediately concerned, enjoy an increase of commerce, and wait the fruits of our blood and treasure.—For these reasons, I am against extending our own power beyond its just duration, and invading the rights of a succeeding Parliament.

Mr. Plumer stood up, and said:

Sir; I shall always be as ready as any gentleman in this House, to concur on all occasions in strengthening the hands of the crown in a proper manner, and when it shall appear necessary; but as the powers now demanded are of a most extraordinary nature, as the granting of them will certainly be a giving up in a great measure the power of Parliament for a time; if we are to make such a grant, I think it ought not to be precipitantly made. It ought to be done with the greatest caution, and in as full a House, as can possibly be had.-As to the respect we ought to see to die crown, it has nothing to do with the present question: our respect to the crown, Sir, I s i or, he to do will the message, or any message that can come from the crown; for though they bear the king's

name, yet, when we come to consider them, we are to look upon them as coming from the ministers, and we may treat them in such a manner as we think they deserve. without increaching in the least upon that respect we owe to the grown. Are we to be told, that, out of respect to the crown, we must always take such mosses manus-diately into our consideration? Sir, if this doctrine should prevail, we shall next be told, that, out of respect to the crown we ought always to comply with such races sages; and then it will be in the power of the ministers to advise the crown to send such messages, as may be very dishonoursbe for the Parament to comely with, nav., inconsistent with the real interest of the crown, however necessary for the purposes of the ministers at the time.-By the law of England, Sir, we know, that when a man is dying and about to make his will, if any real estate is thereby to be devised, the will must be made before three witnesses, which is a greater number than in necessary upon-any other occasion: we are, Sir, a dying Parliament, and the crown now desires we should make our will, and leave them by way of legacy all we have in the world. If we are to do so, I think we ought to call, at least as many witnesses, as are usual upon most other occasions; and therefore we ought to delay the consideration of this message, till the absent members have time to return.

The question being then put, on sir Robert Walpole's motion, it passed in the

affirmative, by 211 to 121.

March 29. The above Message from the King being taken into consideration;

Sir Robert Walpole stood up, and spoke as follows:

Sir: As I had the honour, to bring his M ly's most gracous Message to the Hause, and likevise to move for your taking it this day under your consideration, I think it incumbent on me to offer what I ja / to be proper, advisable, and even to conting this House to do upon a. The merrer, Sir. in Albeit his Moresty's speech was conceived, the difference that was observable in it from former speeches, the money the chy given by his Majesty to parliament of the situation of affairs abroad, must have made every gentleman who heard it expect, that something of this nature might possibly come before you some time this session. His Majesty in that speech told us, that the war which bad begun in Europe still continued; and

though his Majesty then declared that he had no part, except by his good offices, in those transactions, which had been declared to be the principal causes and motives of the war, yet, I believe, there was not a gentleman in the House but supposed that his Majesty might possibly be obliged to take a share in the war, in order to prevent too much power's being thrown into one scale, whereby the balance of power in Europe would be overturned, and consequently every gentleman must have expected such a message as this, in case the tranquillity of Europe could not by way of negotiation be restored before the end of this session.

When gentlemen expect, Sir, to hear reasons given why this message comes now, and was not brought sooner, and seem to insinuate, as if this must proceed from some sudden and unforeseen change of affairs, all I can answer is, that we are now in the same situation we were in at the opening of the session; some little variation may perhaps have happened, but our circumstances are in general the same, and their remaining so is, in my poor opinion, a sufficient reason for his Majesty's making this application to his parliament, and for our coming to such a resolution as I shall by and by have the honour to move to you. If any extraordinary change had happened in the affairs of Europe, or with respect to our own particular circumstances, during the continuance of the bession, his Majesty could immediately, and without any delay, have applied to his parliament for what was proper to be done upon such an occasion; but as the war still continues, no man can pretend to foresee what changes may soon happen, or how soon his Majesty, in conjunction with his allies, may be obliged to give assistance where the interest of this nation, and the preservation of theliberties of Europe may callimmediately for it: And as this session of parliament is drawing towards a close, as this parliament may probably be soon dissolved, his Majesty will not then have the opportunity of applying immediately to his parliament for what may appear to, be necessary for the defence of the nation, in case any change should happen during the interval of parliament, which makes it absolutely necessary to furnish his Majesty with such powers as are now, asked for, before this session break up; and the furnishing him now with such a power, cannot be in the least more inconvenient

for the nation than it would have been at the beginning of the session.

Ever since the beginning of this session. his Majesty in conjunction with other powers, has been endeavouring by negotiation to reconcile the jarring interests of the several powers now at war, and to restore the tranquillity of Europe; if these negotiations had succeeded, there would have been no occasion for this message. there would have been no occasion for put. ting this nation to any additional expence: and though these negotiations have not yet had the desired effect, yet his Majesty's proposals are not altogether rejected, which makes it still unnecessary to put the nation to any immediate expence: This shews his Majesty's tender care for his people, as well as the wisdom and integrity of those he is pleased to advise with upon such occasions: It shews how unwilling he is to put the nation to any extraordinary expence, as long as it can possibly be avoided; but the great concern his Majesty has for the peace and quiet of his people, and the uncertainty in which the affairs of Europe still continue. lay his Majesty under a necessity of thus desiring his parliament to strengthen his hands in such a manner, as that he may be able to provide against any the most distant dangers, with which this nation may happen to be threatened, after the end of this, and before the meeting of a new parliament.

If gentlemen will but consider the present circumstances of Europe in general, and of that nation in particular, from the situation of whose country we must always have most to fear, I believe the necessity of the motion I am to make will pretty evidently appear. France has now a large fleet assembled in one of those ports which lie nearest to this island: The ships are all fitted out, and almost ready to put to sea; and there are, as we are told, several thousand men ready to be shipt on board that fleet. I believe, Sir, there is nothing designed against us; but when we know that a large squadron of French men of war, with an army of six or eight thousand veteran troops, is to pass through the British channel, I should think one in the station in which I have the honour so unworthily to serve the crown, did his duty but very ill, if upon such an occasion he did not advise the taking of all necessary care, for putting the nation in a proper posture of defence.

I repeat it again, Sir, I do sincerely be-

lieve that the nation is in safety, but I do Can it be presumed, that any minister not desire that the safety of the nation will dare to make, or advise his Majesty should entirely, depend on my belief; I have, I think, good reason to believe, that the French squadron is designed elsewhere; but if from new counsels, from any jealousy groundlessly conceived, or any sudden change in their measures, that squadron should come this way, I must say, that in our present situation I do not know what the consequence might be; and therefore I must think, that those who have the honour to advise the king, have done their duty in advising him to make this application to parliament. Though we are not vet engaged in the war, though no power in Europe has yet openly declared against us, yet the present circumstances of Europe are such, the present circumstances of this nation are such, that, I believe, I might leave the question to rest wholly upon them; and I am convinced that no gentleman, who considers them impartially, can refuse agreeing to what his Majesty has, by his most gracious message, desired.

His Majesty is not willing to alarm any foreign power, by making an unnecessary augmentation of his forces either by sea or land; but he desires to have a power at least of providing against any unprovoked insults: he is resolved not to put the nation to any unnecessary expence; but he desires not to give them a mean opinion of this nation, by our not putting ourselves in such a condition as to be able to perform all our engagements to them. This is all the power his Majesty asks for, and this power, we may depend on it, will not be wantonly used, or used at all, unless the necessity of our affairs require it. From the whole of his Majesty's past conduct, from the conduct of those who have the honour to advise him, we may expect, that a backwardness, rather than a forwardness, will be shewed in putting the nation to any expence, or engaging it in any unnecessary broils.

His Majesty, Sir, desires only a power of providing what may appear to be abolutely necessary for the defence of the nation, during the interval of Parliament, when he cannot have their advice or assistance; with this assurance, that every thing that shall be done in pursuance of that power, shall be laid before next Parlice untion their approbation: to them, he promises, that a full account shall be rendered of the temporary trust reposed in the crosn. What dinger the year, there be in granting the power now solded for?

to make a bad use of it, when so strict an account must be rendered to next Parliament, of every use that shall be made of it? Yet this is what gentlemen have been pleased to call a surrendering the rights, a delegating the power of Parliament to the crown, and laying the ax to the root of the tree. They have likewise been pleased to insinuate, as if it were the servants of the crown that desired to have more power granted to them. Sir, as I am one of the servants of the crown, I can answer for myself, that I desire no power; I know the danger too well of making use of any power, but that what this the sanction of Parliament; and whenever I am entrusted with any such power, I shall always be ready to account to Parliament for the use I make of it.

It is true, Sir, the powers now asked for may occasion a further expence to this nation; but whatever expence may, in pursuance of such powers, be incurred, does not his Majesty, in the message now before us, promise that it shall be fully and particularly accounted for to next Parliament? And if any part of that expence shall appear to have been unnecessarily incurred, may we not expect that the next Parliament will severely punish those who have been the authors of such unnecessary expence? There is nothing contained in the message, which can in the least tend to excuse those who shall dare to give such wicked counsel to his Majesty; and in the motion I am to make, I shall endeavour to express myself in such a manner as to obviate any objection that can be made upon that account. His Majesty desires only a power to make such further augmentation of his forces, either by sea or land, as may be absolutely necessary for the honour and defence of his kingdoms, and to concert such measures as the exigency of affairs may require; and when we see his Majesty expressing himself so cautiously in the message he has been pleased to send us, can we suppose that any minister will be hardy enough to advise him, or that he will allow himself to be advised to put the nation to any expence that shall not plainly appear to be absolutely necessary ?

Now, Sir, let us see whether the message now before us, or the powers that are thereby demanded, are so extraordinary or so unprecedented as some gentlemen I we been pleased to represent? Though

Debate in the Commons on a Message I am no great master of precedents; though I never look into them but when I have immediate occasion for them, yet I have got three or four in my hand, which I take to be exactly parallel to the case now before us. In 1702, her late Majesty queen Anne sent a message to this House, acquainting them with the then situation of affairs abroad; and upon that message this House, by an Address, gave her Majesty the same sort of powers as are now asked for. In 1715, his late Majesty sent a message to this House, acquainting them of the danger the nation was in from insurrections at home, and likewise from intended invasions from abroad, in favour of the Pretender; and the very same powers now asked for were granted by an address of this House to his late Majesty. In 1718, during the Spanish war, that power was again renewed to his late Majesty; and in 1725, the same powers were again given to the crown, both in the ame method: therefore it cannot be said, that what is now proposed is either new or unprecedented. It is what has often been practised, and what must always be practised, when the nation happens to be threatened with any danger.

I am afraid, Sir, I have already taken up too much of your time, and therefore I chall now add no more; but if any material objections be made to what I am to propose, I hope that the House will again indulge me to make such answers to them as I may then think of, or that some other gentleman, who may perhaps be of the same opinion with me, and better able to answer such objections than I am, will rise up and do it: therefore I shall only beg leave to make you the following motion; That an humble address be presented to his Majesty, to declare the duty and fidelity of this House to his Majesty, and the entire confidence which they repose in his royal care and endeavours, for the security of his kingdoms, and for restoring the peace of Europe; to express the just cense they have of his Majesty's attention to the true interest of his people, in prewiously taking the advice and concurrence of this House at this critical conjuncture, in order to make the necessary provisions against any emergencies arising from the present posture of affairs in Europe, especially during the interval of Parliament; to desire his Majesty, to make such augmentation of his forces by sea and land, as his Majesty in his great wisdom shall

measures, as the evigency of affairs shall require; this House not doubting, but that his Majesty will find, that his faithful Commons will at all times, when the accounts shall be laid before them of the extraordinary expences incurred by his Ma. jesty for the honour, interest, and defence of his kingdoms, effectually enable his Majesty to answer and make good the

Mr. Shippen replied:

Sir: I am glad to find that the honourable gentleman has now discovered ameaning in his Majusty's Speech at the opening of this session, which he could not, it seems, discover the first day of the session: he was, or pretended, at least, to be so far from discovering at that time any such meaning in his Majesty's Speech as he has now shewn to us, that he seemed very much surprised any gentleman should have the least apprehensions of such a meaning. I, as well as several gentlemen round me. remember well the gentleman's very words upon that occasion; I remember, when I intimated then to the House my fears, that some such thing as a vote of credit was intended, he said, he believed no man alive but myself could dream of any such thing; but now we are told, that from his Majesty's manner of expressing himself upon that occasion, every gentleman in the House must have expected a demand of such a nature as what is now before us: I did indeed, from what his Majesty said, expect a demand for a vote of credit; but I little expected that that demand would have been attended with such other extraordinary demands as are contained in the message now under consideration.

As no sufficient time has been given, Sir, for gentlemen to consider of this extraordinary demand from the Crown, as no ipformation has been given us by the honourable gentleman who spoke last, from whom I believe every gentleman in this House expected a full information, with respect to the reasons the crown may have for making such a demand; gentlemen, like me, who are kept at a distance from the secrets of the administration, have no way left to judge but according to what appears upon the face of the message; and from thence I must judge, that the demand now made us is entirely new, and very extraordinary. As I said before, it is a demand for a total surrender of all the rights of parliament; for we are now, it judge necessary; and to concert such seems, to give the king a power of raising what money he pleases; we are to give had a power of reising what making force he pleases without consent of pail ment: are not these the two rights, upon which me the other rights of parlament depend? I not the controll we have over these two the ouly landle by while we can, or dare violerte any other right that belongs to cs? And alter the sarrender of these two, can it be said that we have any right, or at less, that we dure claim any right, but so has the crown shall youchsate from the t to time to allow us?

The honomable gentieman, Sir, by way of introduction to be mot in, was pleased to say a great deal in justification of the message, as I of the powers thereby demanded; but I think the substance of what he said may be reduced to these three heads, That it is necessary for as to grant those powers, That the granting of such is neither new nor imprecedented, and that they may with salety be granted to the crown: every one or which propositions I must deny, and I think I have good reason for so doing. The gentleman indeed poke to us yesterday of the recessity of sending such a messar, e, and I was in hopes he would have this day end, avoured to have made that necessity appear: but this is so far from being the ca. that, I think, he has rather shown the contrary.

Whether the powers now asked for be unprecedented or not, it is certain, Sir, they are extraordinary, and therefore ourl't taver to be granted but when the nation is in imminent danger, or in cases of the utmost extremity; and for this rea-Son I did expective were to have been told this day, that the main a was immediately to be invaded by some foreign power, or that some dangerous plot had been discovered, and I expected this the more, because the short time that was asked or taking this affair into our consideration was refused. However, now I find it is quite otherwise, the genal man himself says, he believes their mon to be it activated does noted ser its safety shoulded pen i on his behet. In this, Sir, Lagree with him, I really do not desire, that the sit is of the nation should depend upon he belief and I heher sit would be happy for us not did not depend upon his at a trition. I ough at first La scemed what to terral uwith the Figure squadron, yet at lat he told is he believed it was designed tiser where, but new counsels, groun hass a tto ties, sudden charge reight bring than the way. for Gou's base, bir, are gen-

tlemen serious when they talk at this rate? Are we to come into such excoord, ay meisures, are we to vistaulabs in according in the crown, because from new consels, from sudden charges, the bit halony be in danger? If this be a net state for our agreen g to what is ross proposed, will not the same necessary always prevail? are we not in as heat diolet hous new Camsess and sudden of riges, wilcomming the bours are all at peace, is when they are all engaged in a becalle war, and controls us eith r for our assistance or for a materahty? Nay, for this reason, I think we are how in greater security than we carriver propose to be in take of fae most prefound. tranquility; and the, fore dwe now igne to grant such powers, and in so extraordinary a and had too, I shall expect to see them demanded from us every session of paraament for the future: I shall never expect to see them remaid.

Í say, Sir, in such an extraordi iary methou too, for appose a could beal, alged we sho do prepab, be exposed to some great danger, in a month, or six weeks believe, which mucht make it necessary to grant such powers to the crown, yet that would be no rea on for doing t in such an extriord nary manner: we would, in such a case, have true to dont in a regular parkameatary way, and wherever that can be tione, it ought, without doubt, to be done. There can be no reason, there can be no excuse, for thus leaping over all the forms and methods of proceeding in parliament, but when the danger is so near at land, that the providing against it cannot admit of such delays. The honourable gentleman says, our carcumstances are much the s are now they were at the beginning of the session; therefore if we are now in danger, we were then in the same danger. Why then were we not then made acquainted with it at that time? If we had, we could have provided against it in a regular manner. But suppose that we had then done it in this irregular manner, does the gentleman think, as he pretends, that there is no greater inconvenience in lodgir an unlimited power in the hands of the croy at the beginning of a session timeat. the end of it, or perhaps at the end of a parament? The contrary is evident; while the parliament continues sitting after such a power granted, they will neverthat, s be a check upon the use of that nower; they may recal it before it be too te: but when an expiring session, much more an expiring parliament, grants 1, [2]

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sion, or the next parliament is allowed to meet, be extended beyond controul.

The honourable gentleman told us, Sir, that there have been negotiations on foot, that there are negotiations on foot; it is true, they have not, he says, yet had the desired success, but neither have they been rejected: That his Majesty is willing to wait the result of these negotiations, being resolved to delay putting his people to any expence, as long as it can be avoided. Upon this he applauded his Majesty's tender care for his subjects, and took care to assume great merit to himself in advising this delay. Let us suppose, Sir, this parliament dissolved; suppose these negotiations actually rejected; surely we cannot suppose any power in Europe so mad, or so unjust as to attack his Majesty for endeavouring to reconcile the differences between them and their enemies; and it is impossible to suppose that the affairs of Europe can upon the rejecting of such negotiations take such a sudden turn, as may inevitably oblige his Majesty to declare of one side or the other, before it be possible for the new parliament to meet: This, I say, is impossible to suppose; and it is as impossible to suppose that any of the powers now engaged in war will attempt to Invade or insult this nation till his Majesty has openly declared against them. The gentleman says, that his Majesty has all along endeavoured not to give any just cause of alarm to any foreign power, nor to disoblige any ally : I am afraid if we disoblige any power in Europe, we must disoblige an ally. However, as his Majesty has, during the session of parliament, been so cautious, it is not to be doubted but that he will continue to be as cautious, during the interval of parliament: So that upon the whole, I must think, that every thing the honourable gentleman said tended to prove, that we are not at present under the least necessity of granting the powers demanded.

Now, Sir, give me leave to examine the precedents the honourable gentleman was pleased to mention, and which he said were exactly parallel to the case in hand. I do not know, indeed, but from the four cases he mentioned taken jointly we may make up some sort of precedent for the present; but I am very sure that no one of them, taken separately, is any way parallel to the pre-sent. As to that in 1702, it is quite different from this, both as to the manner of sending it, as to the time of its being sent, and

such a power, it may, before the next ses- as to the powers that were either asked or given: As to the manner of sending it, it appears, that that great and good princess queen Anne, in the very message which, she sent, acquainted the House, that she had commanded the several letters, and representations passed between her and the States General, upon the subject matter of the message, to be therewith transmitted to the House. So far was she from desiring her parliament to grant, only because she thought fit to ask; that on the contrary she laid the whole of her foreign transactions before them, and thereby made them judges of what ought to be done upon that emergency: and I must say, Sir, it would be no discredit for the best and wisest of her successors to imitate her royal example in this, as well as in most of the other measures of her glorious

reign. Then, as to the time of sending that message, we were then actually engaged in the war, and one of our allies was in the most imminent danger of being swallowed up by our most inveterate enemy; an enemy, who but a little before had put the greatest affront upon this nation, by setting up a Pretender, and acknowledging him in the most public manner as the only rightful king of these realms. It was not then said, that we or our allies might, from new counsels, and sudden changes, be in danger. It was said, it was not only said, but shewn to the House in the most authentic manner. that one of our allies was actually then in imminent danger. And further, Sir, that message was not sent to the House at the end of a session, and after most of the members were gone to the country; it was sent in the very middle of the session, and at a time when it must be supposed that the House was full.

But as to the powers then demanded or granted, I am surprised to hear it said, that that case is parallel to the present. Sir, her Majesty asked no powers; she only told, and shewed the House, what her allies desired and prayed; but she did not pretend by her message to direct the House what they were to do: she did not desire them to do any thing, but only said, she doubted not but they would take such measures upon that occasion, as might be most for the honour and advantage of her Majesty, the safety of her kingdoms, and the necessary support of her allies: and in consequence of this what was done? This House was very far from granting to her Majesty a power of augmenting her

forces both by sea and land, as much as I the pleased: a power of raising and keeping up in this nation as numerous an army as she pleased; a power of running this nation in debt as much as she pleased; a power of enteriog into, and concluding whatever negotiations or treaties she should think proper. No, Sir, they only told her, that, if her Majesty should think it necessary to enter into any further negotistions for encreasing the forces which were to act in conjunction with the forces of the States-General, that House would enable her Majesty to make good the same: And even to this so particular, this so much limited grant, they added this express condition, that England should not be charged with the pay of such additional troops, but from the day when a stop should be made by the States-General to all correspondence, trade, and commerce with France and Spain. But this condition, Sir, was never performed; the additional troops were taken into our pay, but no such stop was ever made by the States-General: which shows how little we ought to depend upon the conditions annexed to, or implied in any grant we make, or in any

power we give. As to the Messages sent to this House in the years 1715 and 1718, they are very far from being precedents for the present. At the time of the first, there was an insurrection in a manner actually broke out and an invasion expected; the nation was then in imminent danger, the government was exposed to the danger of being immediately overturned. This the king, in his message, acquainted the House of; and this was the reason for their coming to the resolution they then did; but even in that time of imminent danger, this House neither was desired, nor did they condescend to grant to his late Majesty, such extensive powers as are now demanded and proposed to be granted: they desired his Majesty, indeed, to augment his forces both by sea and land; which, considering the small number of regular forces we had then in the kingdom, was much more reasonable, than the same power can now appear to be, even suppose we were threatened with the like danger; but it was not then so much as desired, that the House should beforehand approve of all the negotiations and treaties, which his Malesty, or rather his ministers, should think proper to enter into, or to conclude: and the power then granted to his Majesty was the less dangerous, because neither the parliament, nor the ses ion of parhament, was then desiring towards a close; but on the contrary, his late Majesty was so good as to continue the same session of parliament, till the danger the nation was threatened with was entirely over: so that the parliament had at any time an opportunity, and certainly would have put a check to the ministers of state, if they, or any of them, had attempted to have made a wrong _use of that power which the parliament had granted to his Majesty. The powers granted in 1718, were granted for the same cause. His Majesty, in his speech, acquainted his parliament, that the nation was in danger of being invaded by a foreign power; and it actually would have been invaded, if the Spanish fleet had not met with a disaster at sea; so that neither of these cases can be any way considered

as parallel to the present.

It is true, Sir, the other precedent, quoted by the honourable gentleman, may be looked on as some way parallel to the present: we were then in a sort of a state which I cannot give a name to; it was neither a time of war nor a time of peace; but I do not remember it was so much as pretended, that the nation was threatened with imminent danger; yet we then did somewhat like what we are now desired to do: we granted away millions, for aught we knew, in the dark, without any cause or reason assigned. But I must observe, Sir, that that message happened since the honourable gentleman's return to power, and therefore may be supposed to have been advised by the same persons, and to have proceeded from the same councils with the present; yet they were a little more modest at that time. It could not be then properly said, that the nation was in a state of absolute tranquillity; yet nevertheless the honourable gentleman was so modest, as to ask only for a power to make an addition to the number of seamen, and to negotiate and make treaties; he did not so much as ask for a power to raise, and keep up in this nation, in a time of peace, whatever number of land forces he might pretend to think necessary. Thus we see the honourable gentleman improves upon his last precedent; and it is natural to suppose he will likewise improve upon this; therefore, if all the powers now asked for, be granted, as I do not know any other power his Majesty can want from his parliament, but that of making laws, I shall expect that, besides

the powers now asked for, there will be, in the next message from the crown, a demand for impowering his Majesty to make or repeal, continue or suspend, aiter explain or amend such laws, and in such manner, as he shall think absolutely necessary for the safety of the nation. This, I say, is the only further grant that is necassary for us to make, in order to establish, by a resolution of both Houses, the absolute power of the crown; and with respect to the liberties of the nation, I think it is much the same, whether we grant this power to the crown, or put the crown in a capacity of assuming it whenever they have a mind, which will certainly be the consequence of the resolution now

propesed. This, Sir, naturally leads me to the other doctrine, which the honourable gentleman has endeavoured to establish; that we may with safety grant to the crown, the powers now asked for. As to his present Majesty, Sir, he is a prince of so much goodness and wisdom, and is endowed with so many noble and princely qualifications, that we may safely not only trust him with the powers now demanded, but we may surrender, and lay down the whole of our rights and liberties at the foot of the throne; but as this would be a most dangerous precedent and might be made a most wicked use of in times to come; the same wisdom and generosity, which makes it safe for us to put so much trust in his present Majesty, would render persons capable of so much mean and low complaisance, most despicable in his Majesty's eyes. He might justly say of us, what the Roman emperor said of that senate, which was so complaisant as to refuse nothing he asked; O Homines servire paratos!' And his Majesty would have as much reason to be quite tired with our fawning complaisance, as that emperor is by the historian represented to have been with the fawning complaisance of the Roman senate. We all know, Sir, how difficult it is to refuse to the king upon the throne those favours or powers which have been granted to his predecessor; and therefore it has always been the established maxim of every honest man, who had a seat in either. House of Parliament, not to grant to a good king those powers, which a bad king might make an ill use of; and surely, if a bad king were trusted with a power of raising landforces at discretion, he might easily turn it to the utter subversion of all the liberties and privileges of the people of this king-

But with respect to the powers now asked, our safety is, it seems, to be secured by this; that a particular account is to be rendered to next parliament of whatever may be done, and of all the additional expence that may be incurred, in pursuance of these powers. Sir, I have been so often deceived by ministerial promises, and experience has to fully convinced me, that we are never to expect any such account in a fair and regular manner, that I have no faith in, nor dependance upon such promises: both I and other gentlemen have often called for such accounts, but we have always been told, that either matters were not ripe for laying such accounts before parliament or that the secrets of the government were not to be revealed; and the highest satisfaction we could ever get upon such occasions was to be told, that the expences had been necessarily incurred on account of foreign and secret services : it has atways been pretended there was a necessity for such expence, but the parliament was never to be let into the secret from whence that necessity arose; we are always, it seems, to believe so, upon the bare word of our honest and wise ministers; and I am very apt to believe that the same confidence and resignation will be required from the next parliament.

The gentleman said, he might leave the question to rest wholly upon our present circumstances: It may be so, Sir, but I wish he had told us what these circumstances are. He said they were the same they were at the beginning of the sessions; not altogether the same; they were the same in general, but by time, and variations in foreign councils, an alteration nught be made in them. I must say, δσ, the House is very much obliged to the honourable gentleman for giving us so much satisfaction; and from this intelligence we shall certainly be able to give our friends in the country a most satisfactory account, and a most convincing reason for what what we have done. It is true, they have been made believe that they are to pay but two shillings in the pound Land-Tax, but we can tell theth that the honourable gentleman gave us so perticular an account of our circumstances, and of the danger the nation was exposed to, that we thought proper to leave it to his discretion, whether the nation should be charged with six shillings, or perhaps with nineteen shillings in the pound Land-Tax; and by his past conduct the nation is so fully convinced of his wisdom and sincerity, that they will certainly

approve of what we have done.

Sir, I have troubled you too long; I think I have shewn that the resolution proposed is neither necessary nor safe, nor founded upon any precedent: But quoting of precedents signifies nothing; suppose there were precedents exactly parallel to the present case, it would be no argument for our agreeing to what is proposed. There are but too many precedents which resemble it alittle; it is now high time to put a stop to the practice, and I am sure it will be much more for our honour to make a precedent where such a demand has been refused, otherwise the thing may come to be familiar: It may become an usual custom to vest the crown with such a power at the end of every parliament; so that all our succeeding parliaments may come to be chosen under the influence of absolute power, and neither the honourable gentleman, nor any of his successors in office, needs desire to do any thing without the previous sanction of parliament; for it is not to be supposed that a parliament chosen under the influence of arbitrary power, will ever refuse their sanction, when the minister for the time being pleases to de-mand it; in which case, I believe, every gentleman will agree with me, that the parliament will be altogether useless, it will serve for nothing but to make our ministers the more daring, and the oppressions of the people the more grievous; and therefore, Sir, I am against the question.

The Honourable Mr. Digby spoke as follows:

Sir: The honourable gentleman who opened this debate has, in my opinion, made as artful a speech in favour of arbitrary power as ever I heard made any where, and has said a great deal more in fayour of such a government than ever I expected to have heard within these wails, I will not easily admit, Sir, that we are ever to trust the crown with such extentive powers as are now demanded; but surely if we are ever to do any thing like it, if we are ever to vest in the crown any extraordinary and unusual powers, it ought to be in a case of the extremest necessity, and even then we ought to do it in the most deliberate way that the circumstances of the case can admit of, and not till after the case has been fully explained, and the necessity made clearly to oppose to us. Had we been informed

of our danger in the beginning of the session, what is now proposed might have been done; but then it might have been done in a regular way, and might have passed through all the forms of parliament; by which means the other House might have had an opportunity of putting a negative upon it, which they ought to have by our constitution; and every gentleman of either House of Parliament might have had an opportunity of examining into the merits of the question. and of giving his opinion upon it; whereas now we are in a thin House, and without any concurrence of the other House, to give up by a single vote all the rights of parliament, and, for aught we know, to put an end to all parliaments.

The honourable gentleman has told us, that during the former part of the session of parliament has Majesty did not make this application, because the danger had not become so great as to make it necessary for us to put ourselves to any immediate additional expence, but that after the session is broke up, or this parliament dissolved, some change may happen which will make such expence necessary; and as his Majesty cannot then have an opportunity of applying to his parliament, therefore it is necessary to furnish him with such powers as are now demanded. Sir, I would be glad to know from that gentleman, or any other, what necessity there is for this session's breaking up so soon; or if there is any necessity for dissolving this parliament in a few days? Our time does not expire till October next; and however necessary our presence may be in the country, if the nation be in any danger, if there be any reason to suspect, that the nation may soon be in danger, I am sure every gentleman will think it his duty to remain in town, or to return to town, in order to attend the service of his country in parliament. If we have now really any thing to fear from the French squadron, and that I think is the only danger I have heard so much as insinuated, all apprehensions from that speadron must be over long before that time; nay, I do not know but if the few days that were asked yesterday for taking this message into our consideration, had been granted, the danger from that squadron might have been over before we had come to consider of that danger, or how to provide against it; and this perhaps was the chief motive for refusing so short and so reasonable a demy: for it that squadron had been sailed

clsewhere, the gentlemen would have been stript of the only argument I have heard them make use of for persuading us, or rather for terrifying us, into the granting of an absolute power to the crown.

The honourable gentleman told us, that his Majesty desired not to give our allies a mean opinion of this nation, by our neglecting to put ourselves in a condition of making good all our engagements to them. Sir, do not know what engagements we may lie under, or who are our present allies; for I think all the powers of Europe have lately been our allies in their turns: but for this very reason, Sir, I am against what is now proposed. I am for giving our allies, whoever they may be, a good opinion, not only of this nation, but of his Majesty's government, and therefore whatever may be necessary to be done for putting ourselves in a condition to make good our engagements, I am for its being done in a full House, and in a regular parliamentary method. Can any gentleman imagine that our allies, especially the Dutch, if they be our allies, are ignorant of our constitution? No, Sir, they are perfectly acquainted with it; and therefore if we should grant such powers as are now demanded, or make any other sort of provision, in a full House, and in the regular parliamentary method, we cannot doubt of its having greater weight with our allies, than a resolution or vote thus obtained by surprise at the end of the session, and after most of the gentlemen are retired to the country. Such a method of obtaining the approbation of parliament must necessarily give them a mean opinion at least of our government, and must contribute to the rendering his Majesty's encerours for restoring the peace of Europe of little or no effect.

Besides, Sir, by the proposition now made to us we are really going to do what our allies know we cannot do : we are not only going to delerate the power of partiament to the crown, but we are going to promise that a future parliament shall approve of whatever may be done in pursuance of that power so delegated to the crown. Does not every one of our allies know that no parliament can make such a promise? Does not every man know that no parliament has a right to surrender the liberties of the people, or to delegate the power of parliament to the crown? And can we imagine that any potentate in Europe will have any great dependance upon the powers or promises which are granted by those who had no right to

grant any such? But suppose we had a right to grant the powers now asked for that right is certainly never to be made use of but when the nation is in the most imminent danger; and as I can see no pretence for saying the nation is now, or is like to be, in any such danger, nor have heard any other reason for asking the powers now proposed to be given, I must suspect that they are asked for purposes that cannot be openly avowed, and therefore I shall give my negative to the question.

Mr. Gibbon spoke next against the motion, who was answered by Mr. Henry Pelham, to whom Mr. Palmer replied; then

Mr. Horatio Walpole spoke as follows:

Sir ; Gentlemen have been at a good deal of pains to make out a difference between the precedents that have been mentioned and the case before us; though I think with very little success: there never was yet a precedent for any proposition or determination so exactly parallel to the case in hand, but ingenious gentlemen might find out some minute differences; yet precedents, where no material difference could be shown, have always been allowed to be good authorities for what was proposed to be done; and in the present case I do not find that with all their ingenuity they have been able to shew any material difference between the precedents mentioned and the proposition now made to us. The two material points now under our consideration with respect to precedents are, Whether it has not been the practice of parliament to grant extraordinary powers to the crown in the time of danger? And in what method those powers have been granted? These, I say, are the two chief points, and as to both of them every one of the precedents mentioned appears to be as exactly parallel as any one case can be to another.

But, Sir, I will endervour to point out to the honourable gentlemen one very material difference between the message now before us, and all the other messages that have formerly come from the crown, and it is this; in the present message his Majesty expressly promises to lay a full account of whatever expences may be mcurred before the next parliament, which is a piece of condescension that was never made by the crown in any former message sent to parliament; this is indeed a material difference, but such a difference as, in my opinion, ought certainly to be a prevailing argument for us to agree to what is now demanded. And as to the message

in the year 1702, I must upon this occasion observed that if a greater confidence had been placed in her majesty, and her then ministers, and stronger resolutions made by that parliament, it is more than probable that the war which ensued might have been entirely prevented, or at least that the enemies of this nation would have been obliged to have entered into the war under much greater disadvantages than they did: so that the slow and lukewarm proceedings of that parliament, and the fatal effects they produced, is one of the strongest arguments, that can be suggested, for us now to strengthen his Majesty's hands in auch a manner as may prevent any such fatal consequences.

It is surprising to me to hear gentlemen complain that nothing has been laid before them, to show the necessity for granting the powers now asked for. Did not his Majesty in his speech at the opening of the session inform us of the war then began in Europe? Does not he by the present message acquaint us that this war still continues? And is not every gentleman convinced by what he knows of the situation of Europe, that the balance of power in Europe entirely depends on the event of that war? Let which-ever side prevail, if it should be allowed to prevail too far, would not the balance of power he thereby overturned, and will not this nation necessarily be obliged to prevent so fatal an effect? besides this, does not every gentleman know that the French have lately atted out a very powerful sea-armament, which if not designed against this country, can be designed against but one other place in the world? I indeed believe that it is designed against Dantzick; but if that affair thould blow over, which is possible, before the French fleet sails, can we then be easy, can we imagine ourselves in security, while so large a squadron, with an army ready to be put on board, lies within a few hours sailing of our coast?

The honourable gentleman by me very well observed what has been done by the Dutch; they had resolved to reduce 10,000 of their land-torces, but upon the break ng out of the war, they had put off that resolution: they are our natural ally, they have hitherto gone hand in hand with us, but we know in what a weak and defenceless condition their barrier in Flanders is at present, and if we should sit still and do nothing, is it to be expected that they will go on in the same way? No, Sir, they will be obliged tothrow themes were entirely into the arms of France, and must depend upon the honour of that crown for the preservation of their barrier in Flanders.

A. D. 1734.

Gentlemen may, Sir, if they please, call this a vote of credit; but as his Majesty has so expressly prostal and court, to cannot properly be called a vote of credit. It is, in my opinion, only a vote of confidence; it is only coming to a resolution; which, by shewing the entire confidence we have in his Majesty, will give his instances with foreign powers the greater weight; and consequently is absolutely necessary for the preservation of the balance of power in Europe; without which. this nation can never be in any safety or security.

Mr. Tuffnell backed Mr. Walpole, and was answered by lord Tyrconnel. Then

Sir William Wyndham stood up, and said :

Sir; As I find myself at present very much out of order, I am very unfit to offer my opinion on so important a question: however, I must beg leave to trouble you a little upon this occasion; because, if what is now proposed should be agreed to, I do not know but it may be the last time I shall ever have an opportunity of delivering my opinion as a member of this House. With me, Sir, it is a matter of no consequence, whether the proposition now made to us, be founded on precedents or not; for if any thing like what is proposed, has been done, I am of opinion, that as often as it has been done, it has been wrong done; and the oftener it is done, it will be still worse. But to tell us, that the only two points, now under our consideration is, whether extraordinary powers have, upon any occasion, been granted to the crown, and in what method these powers have been granted, is very extraordinary: for, supposing it right to grant extraordinary powers, by an extraordinary method, upon some occasions, certainly weare, upon all such occasions, to consider the reasons for granting such powers, and the nature of the powers to be granted; and if, upon the present occasion, the powers proposed to be granted, are much more extensive, than those formerly granted, and the reasons for granting them not near so strong as upon former occasions, no former precedent can give any authority for doing what is now proposed. We are told of the naval armaments of France; but I would gladly know what we have done to deserve any insult from that nation. If contributing to

throw the affairs of Europe into their present situation, by which the House of Bourbon has been again put into a condition of pulling down the overgrown power of the house of Austria, which so greatly alarmed us some years ago; if this, I say, deserves any insult from France, I do not know but we may deserve it. But if this were true, while we have an army of 18,000 men in this kingdom, and 12,000 in Ireland, all ready at our call, and a more powerful flect than any the French can put to sea, what have we to fear from five or six thousand French, if they were actually landed in the island? Sir, if we had not a regiment in the kingdom, we could not have any thing to fear from so inconsiderable a number. And, can we suppose the French such fools as to make so ridiculous an attempt, by which they must expect to draw the immediate vengeance of this nation upou them? When our armies, or our fleets, are to be augmented; when we are to enter into expensive negotiations; or when we are desired to put extraordinary powers into the hands of the government. for purposes not to be told, I have often observed, Sir, that some gentlemen are, upon such occasions, mighty apt to raise phantoms, and to magnify imaginary dangers; from whence they argue for the necessity of providing against them, as if they were real; we are then to be afraid of invasions and insults from almost every power in Europe. But when upon other occasions they are told what is too true, that the nation is in a most dangerous and distressed condition, they then insist upon it, that we are in the most happy situation, that our trade is in a flourishing state, and that we are in friendship with, or at least have no diffidence of any foreign power whatsoever. But now it seems, Sir, we must grant more extensive powers to the crown, than were ever granted by any Parliament, though it cannot be so much as pretended, that we are in any immediate danger; for even those gentlemen who talk of the necessity of granting such powers, tell us, we are in the same circumstances we were in at the beginning of the session; but not what those circumstances are: for this, we must depend upon the assertion of an honourable gentleman; and even he has told us, that he does not believe we are in any danger, but does not desire the safety of the nation to depend on his belief. God forbid, Sir, it should; but if we thus, upon his bare word, give up all the rights of Parliament, and in some mea- resigned. The same hoppurable person

sure destroy the necessity of holding any Parliament for the future, I must say, that we shall, from that moment, leave the safety of the nation, and the preservation of our constitution, to depend very much upon his management. This is what I shall never agree to; it is what, I hope, no Parliament will ever agree to; and therefore, if we are in any danger, or if we are like to be in any danger, let us know our danger from something else than his bare assertion; and then I doubt not but the wisdom of parliament will provide effectually against it.

We are seldom indeed told much, we are never told things but by halves; but if what we are told be true, if his Majesty has hitherto taken no share in the war, we cannot be in any immediate danger. How. ever, though his Majesty, asking of Great-Britain, may not have taken any share in the war, yet he certainly has, as elector of Hanover: and as this nation has, by some fatanty or another, been generally engaged in the same quarrel which our King, as elector of Hanover, espoused, if the same thing should again happen, this nation may then indeed come to be threatened with some danger or insult; but in such a case it is not necessary for us to provide against such a distant, and such a conditional danger, in the extraordinary method now proposed: Why may we not sit for a few months longer, and do in a regular parliamentary way whatever may seem necessary on that occasion? When we are all together, we make of ourselves a pretty good battalion; it cannot be said but that we are well officered, and a little time might probably bring us to turn to right and left, and to perform all the other parts of exercise by beat of drum: but this, Sir, is a serious subject, and therefore I ask pardon.

We have been told, Sir, that all that is now asked is only to put a confidence in his Majesty. No, Sir, it is to put a confidence in his ministers, and in them I have none; no, not even though the honourable person on the floor has assured us, that no wanton or bad use shall be made of it: for if we once grant the power, we cannot tell how it may be used, nor can we be assured that any future parliament will have it in their power to call those to an account, who may make a wrong or a wicked use of it: We are not to expect Syllas in every age; absolute power is a bewitching possession, and seldom voluntarily

asked us, if the past conduct of the administration did not promise rather a backwardness than a forwardness in making use of this power? I must confess, Sir, that a backwardness has been shown by them in cases where it was very wrong to shew any such thing; When repeated insults have been offered to the nation; when our merchants have been pillaged, and our sailors murdered, and that for years together, they have shewed a mean and dishonourable backwardness, and therefore I think we have good reason to suspect that the same imprudence may make them unwisely rash, and unseasonably forwardin engaging in disputes where the interest of the nation may call upon them to be at least neutral. As all the principal powers of Europe are now, engaged in a bloody war against one another, and as we have not yet taken any share in that war, the present circumstances of Europe are to me a most evident proof, that we neither are nor can be in any danger as long as we continue in the same situation: and as we have no contrary evidence, but what appears upon the general ministerial message, now under our consideration, I do not see how we can possibly form a pretence for agreeing to what is now asked of us: We ought, and I hope we always will shew as great a deference to the crown as becometh the free-born subjects of Britain; but considering how often the crown has, upon former occasions, been induced to assert for truth what time the discoverer of secrets has made appear not to be true ; considering, that we are to look upon this, as well as other such messages, as proceeding from the advice and suggestion of ministers; and when we reflect upon former assertions which came to parliament, by the advice and on the suggestion of the same persons, we cannot be justified in delegating so great a power upon so slight an evidence; an evidence which time may hereafter, as it has before done, shew to be entirely false. I could have added a great deal more upon this subject, but I find myself so bad, Sir, I can proceed no further; only shall take this op-Portunity, this last opportunity, I am afraid, of desting my the most to the longties and constitution of my country, by declaring my aversion to the proposition how before us.

Sir William Yonge replied:

Sir; As all the objections made to what now proposed have been already fully [VOL. 1X.]

answered by other gentlemen, I shall not pretend to enter much into the merits of the question; neither did I intend to have given you any trouble in this deliate; but The Live of the grot is a rise honourable gentleman who spoke last, that crown had often asserted for truth what afterwards appeared to be false. This, Sir, I take to be an accusation which is very inconsistent with that duty and re-1200, v it in 12 12 2 2 11 3 ought to shew to the crown; and I was the more surprized to hear that gentleman de s the crim of in it for in uses a great deal of caution in what he says in this House: I was sorry the honourable gentleman was prevented from proceeding in this discourse, because I believe be would have explained what he had said in such a manner as not to imply so much disrespect to the crown; I dare say he would: but as his words now stand, I cannot think it possible they should escape the notice of this House. I promised not to enter much into the merits of the question; however I will beg leave to explain a little what passed in this House the first day of the session, upon the motion for an Address to his Majesty: I remember some gentlemen took exceptions to an expression proposed to be put into that Address, as if a promise of a vote of credit had been intended to be couched under it : and upon that occasion the honourable gentleman by me, said, he believed no person so much as dreamed that such an use was intended to be made of that expression; because if any such thing as a vote of credit should be deemed necessary, the demand for it would come in the usual way by a message; and if any such message should happen to come, he believed no argument in favour of it either could or would be drawn from the words then proposed to be put into your address. Gentlemen, I perceive, pretend that they canactive out to a succession at his is now proposed and a vote of credit: yet n the contract of the contract very emily discover the difference; for a Vote of Credit is, where a sum is given for certain services, not to be accounted for to parliament; whereas the present message bears this express promise in it, that a full Galler Carlotte Carlotte next parliament of all the expences which ary his Catha upto 1 Harary Digit sation Unit

may be incurred in consequence of the powers now to be granted: and as no power is desired but what appears to me necessary for the security and quiet of the nation, I neither can see nor have heard any sufficient reason for not granting them.

Sir John Barnard spoke as follows:

Sir: The hon, gentleman who spoke last found fault with my worthy friend below me, for speaking disrespectfully, as he called it, of the crown : upon which I must observe that the hon, gentleman is very apt, I will not say willingly, to mistake what other gentlemen say, and then to find fault with what he supposes they did say. My worthy friend said, that the crown has often been induced to assert for truth what time has afterwards discovered not to be true. Sir, the crown is never supposed to know any thing but by information, and if those who inform the crown have been themselves misinformed, or should for any private and wicked purpose give the crown a false information, the crown may by such information be induced to assert for truth, what time may very probably shew not to have been true; so that without any explanation, there is no foundation for finding fault with what my worthy friend said: nay, it is what happens but too often. Were not we told but a few years ago of some secret articles in an alliance entered into between two of our neighbours, by which Gibraltar was to have been taken from us, and the Pretender to have been placed by force upon the throne of these realms? This was afterwards discovered not to be true; and indeed, to consider the situation and circumstances of the two powers-said to have entered into these articles, it is hardly possibly to believe that any such projects should have entered into either of their heads: yet this was confidently asserted; and to have pretended at that time to have doubted of it, would, I believe, have been reckoned highly disrespectful to the crown, if not downright disaffection. So far are we, Sir, from being obliged to believe every thing asserted by the crown, that we are in many cases bound to enquire into the truth of such assertions; and if they should, upon such enquiry, appear to be false, we ought to punish those who have either foolishly or knavishly imposed upon the crown.

Upon the present occasion, Sir, the crown is absolutely safe from any accusamon or suspicion of this kind; for we have not yet had the least information from the crown: even by the present message, not, withstanding the great powers thereby demanded, it is not so much as insinuated that the nation is in any danger, nor are we informed of any fact from which it may be conjectured that the nation may soon be in danger. It has indeed been insinuated by an hon, gentleman in this House, by way of supplement to the message, that we are in danger of an invasion from France; but even that gentleman himself says, he does not believe we are in any danger, which is something very singular; he does not, he says, believe it, but yet he would have every other gentleman in this House believe it; for it is certain there is no danger to be apprehended from any other foreign power: therefore it is impossible for any gentleman. who is of his opinion, with respect to our danger from France, to agree to this resolution: I say, it is impossible that any gentleman, who does not think the nation in any danger, should agree to the granting to the crown an unlimited power of raising forces by sea and land, of entering into expensive alliances, and putting the nation to an infinite expence.

But perhaps, Sir, the danger we are now threatened with is of a domestic nature: if so, I wish some of those gentlemen who know it would rise up and give us some account of it; for really my imagination is so barren, that I cannot form to myself an idea of any such danger, unless it be the danger of having the majority of next parliament consist of such persons as may not be agreeable to some gentlemen; and if the vote of credit we are now to give should be applied towards preventing that danger; if any part of the money should be made use of for that purpose, it is certain, that no gentleman needs be under any apprehensions or any unersiness from the promise now made, of accounting to next parliament. But I beg pardon, Sir, I believe I should not have called the resolution proposed to us a Vote of Credit, for I find gentlemen are greatly divided whether it ought to be called a Vote of Credit, or a Vote of Confidence. However, I think that dispute may be easily accommodated by calling it a Vote of Confidence and

It may be thought, Sir, that I do not treat this subject seriously enough: I will allow, that if the nation were really in any danger it would be an affair of very great consequence. In such a case, it would be a very serious question to determine, | whether we should devolve the power of parliament upon the crown for a short time: but when gentlemen come with such a demand, without any foundation, when even they themselves tell us they believe we are in no danger, but tell us of a French squadron with four or five thousand forces ready to be put on board; and because we are now just at the end of a parliament, make use of that story as a sufficient argument for us to put it in the power of a minister never to call another: I say, Sir, such a demand, founded upon such an argument, must be looked on as a ministerial demand only, and therefore ought either to be treated with ridicule, or rejected with indignation. It is a demand of such a nature, Sir, that in my opinion, no gentleman, who has the least regard for parliaments, or who expects ever to sit in another free parliament, can agree to it.

Sir Robert Walpole stood up again, and said,

Sir: In the station in which I have the honour to serve the King, I cannot sit still when I hear the crown reflected on in the manner it has been. I am in justice to the memory of the late King, and in duty to the present, obliged to take notice of what happened to fall from the honourable gentleman under the gallery. His late Majesty's assertion, relating to the two secret articles agreed on between two foreign powers, which that gentleman took notice of, and which he was pleased to say appeared afterwards not to be true, was as well; founded, and as true an assertion as ever came from the crown. It is true indeed, Mr. Palm, the imperial minister then at this court, denied that there were any such secret articles in the treaty; but, Sir, when we have the word of the late king from the throne on one side, and the denial of a foreign minister, a minister of inferior rank too, upon the other, I must say that in such a case, to pretend to be at a loss which to give most credit to, is treating the memory of our late sovereign with very great indignity; and I am sure if time ' has discovered any thing, it has discovered the contrary of what the honourable gentleman pretends. Do not we all know that Gibraltar was soon after actually besieged, and if proper care had not been taken to prevent it, every thing else that was stipulated by those secret articles would as certainly have been undertaken. The other project, if it had been undertaken, would,

I believe, have met with the same success; but I am persuaded there are some who are sorry it was not accomplished.—Gentlemen talk, Sir, of ministers misinforming, and imposing upon the crown: but in that case it was not his late Majesty's ministers here who informed him, it was he that informed them of that transaction: he had his information at Hanover, and his information was so good, that he could not be deceived; I know as well, and am as certain, that there were such articles, as those very persons who drew up the articles. I am sorry, Sir, I have been provoked to say so much, to talk of these things may now be improper, and perhaps I cannot justify myself in having said so much, yet in justice to the late King, I think I could say no less .- As to the question itself, I have heard no objections made, but what have been fully answered by other gentlemen, therefore shall not trouble you further upon it, but only to declare, that as this nation may be exposed to great dangers during the interval of parliament, I think it absolutely necessary to comply with his Majesty's message; and as an account is to be rendered to next parliament, and as that parliament must meet some time next winter, if not sooner, the powers now to be granted cannot, in that time, produce any bad consequences; but may produce very good effects, by giving a due weight to any proposals his Majesty, in conjunction with his allies, may think proper to make to the powers now engaged in war.

Mr. Pulteney replied:

Sir: As it is now so late, and as many unanswerable objections have been made to the proposition now before us, I should not have given you any trouble, but that I think the question of so great moment, that I ought to testify my aversion to it by something more than a bare negative. As to the danger from the French fleet, Sir, it is either too near to be provided against by any thing that can be done in consequence of this message, or it is so remote, that it may be provided against in a regular manner: this has already been taken notice of, and has not as yet received any answer. But I must further observe, that if there had ever been any ground to suspect, that the French fleet was designed against this island, their not coming hither before now, is sufficient to remove any jealousy that might have been entertained that way, They might have

had ships sufficient to have transported 5 or 6000 men to this island, and those troops might have been embarked, nay, and even landed in this island, long before this time; and therefore their fleets waiting so long in their harbour, is a plain demonstration, that they are not designed against this island, but against a place, which they cannot approach so early in the

spring. It is something very surprizing to me, Sir, that upon the present occasion we should be told what the Dutch have done, or rather, indeed, what they have not done. When they make any reduction of their forces, in order to save public expence, and spare their people, we are then told, that their example can be no rule for us: But if they make any necessary addition to their land forces, in order to put themselves in a posture of defence against dangers, which we, from the difference of our situation, have not the least reason to apprehend, then we are told, we ought to follow their example: but in the present case, even the example of the Dutch can be no argument. We have already done more than they have done, we have not only resolved to keep up the same number of our land-forces, which certainly would not have been done, if the tranquillity of Europe had remained undisturbed; but we have already made a very large addition to the number of our seamen; an addition which amounts to a greater number of men than that number of land-forces which the Dutch have only resolved not to reduce. So that though we be not near so much exposed to the danger as the Dutch; yet we have already very for exceeded them in the expence we have put ourselves to, on account of the war.

We are next told, that the towns in Flanders are in a very bad situation, and no way provided for defence. For God's sake. Sir, are we thus to be eternally the dupes of Europe ? If the emperor, or any other power, neglects to keep their fortified places in a proper posture of defence, unist we apswer for that neglect? Are we, for the sake of preserving the balance of power in Europe, to undertake, at our own charges, to defend every power in Europe, and to prevent their being invaded or conquered by any of their neighbours? Such arguments, Sir, I should think ridiculous, if made use of for persuading us to put ourselves to the least additional expence; but they are much ments made use of for prevailing with us to make a total surrender of our liberties. Surely, Gentlemen must think this House mighty ready to resign the liberties of their country, when they make such propositions, and support them by such arguments.

To me, Sir, it really appears as if this proposition had been made by way of experiment, to see what lengths we might be prevailed on to go; and if we agree to it. I am sure it is what we can never answer for to ourselves, our constituents, or our posterity; nay, we cannot answer for it, even to his Majesty himself; for it is a destroying of the rights of Parliament; and as his Majesty's right to the crown, is founded on the rights of Parliament, whatever tends to the destruction of the one, must tend to the destruction of the other. The Parliament, Sir, is the guardian of the crown, as well as of the people. We are put to protect the people in the enjoyment of their rights and privileges, we are likewise to protect the crown against wicked and evil counsellors; and, in my opinion, the message now before us, and the proposition now made to us, are of such an extraordinary nature, that if the spirat of liberty, that spirat which brought about the Revolution, and established the present family upon the throne, is not already quite extinguished in this pation, we may soon expect to see a Parliament, that will not only censure, but condemn and punish those who have been the chief advisers of such a measure.

Mr. Talbot spoke next for the motion, and sir John Hynde Cotton against it: then the question being put, upon the motion for the Address, it was carried in the affirmative by 248 to 147.

The King's Answer.] April 1. The above Address was presented to the King; and his Majesty returned the following Answer:

" Gentlemen;

"I return you my thanks for these assurances of your duty and fidelity to my person and government, and for the confidence, which you repose in me. I desire only, that I may be in a condition to support the honour and interest of my crown and people; and the power, you have given me, shall be made use of to no other purpose."

ditional expence; but they are much The King's Message for settling an Annore so, when they are the only argu- nully of 5,000l. per Annum, on the Prin-

cess Royal for her Life.] April 8. Sir Robert Walpole presented to the House the following Message from the King:

" George R.

"His Majesty, having been pleased to direct letters-patent to be passed under the Great Scal of Great Britain, for setting on the Francess Reyel a. a. muty of 5,000% per annum, as a mark of his royal favour and affection to her, and the laws now in being restraining his Majesty from granting the same for any longer term than his own life, hopes, he shall be enabled to make such grant for the life of the said Princess Royal, in case she shall survive his Majesty, and recommends the consideration thereof to this House."

The above Message was immediately taken into consideration, and a Bill ordered accordingly, which passed both Houses in three days: notwithstanding which, it is observable, that upon the second reading thereof in the House of Commons, a motion being made for committing the Bill, the same was opposed by some members; but upon a division, it was carried in the allirmative by 133

against 56.

Protest against committing the Bill for applying 1,200,000l. out of the Sinking Fund for the Service of the Year 1734.] April 11. A Bill, For enabling his Majesty to apply the sum of 1,200,000l. out of the Sinking Fund for the service of the year 1734, and for appropriating the supplies granted in this session of Parliament, was read a second time: And a motion being made, and the question put, That the Bill be committed, it was resolved in the affirmative.

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"Dissentient'
1. "Because the taking away, in this manner, the whole produce of the sinking fund, has a tendency, as we apprehend, to the destruction of parliamentary credit at large and the consequences, as it is founded upon a doctrine newly laid down; that the proprietors of all the debts subscribed to the South-Sea Company, have no right to their principal money, but only to an annuity of four per cent, and if this opinion thought be their ght to be constanted by Parliament in passing this Bill, we are apprehensive, that the effects of it may

be too soon and severely felt, especially since the and proprietors have found by experience, that they have been paid off, when their annuities or stocks were above par; and the sinking-fund is now diverted, when, as we apprehend, the said stocks and annuities are likely to fall considerably under par

2. " Because we look upon this proceeding to be contrary to the contract understood to have been made between the public and those creditors, who consented to the reduction of their interest, in confidence that their principal and remaining interest, would thereby be better secured; in pursuance of which an act of parliament was made, in the third year of his late Majesty's reign, whereby it is enacted, That the monies to arise from time to time, by certain surplusses, excesses, and overplus monies therein specified (which are commonly called the Sinking-Fund) shall be appropriated for discharging the principal and interest of such National Debts and incumbrances, as were incurred before the 25th day of December, 1716, and were declared to be National Debts, and were provided for by act of Parliament in such manner and form, as should be directed or appointed in any future act or acts of parliament; and the said act of parliament is confirmed by another act, made in the 6th year of his late Majesty, which, after reciting that the said overplus money will be greatly increased, as it was from the 24th of June, 1727, applies the said overplus mont s, as they thee upploper ed by the former act, and likewise establishes a contract between the public, and every individual creditor of the public, that subscribed to the South Sea Company, that the said subscribing creditors shall have a perpetual annuity of four per cent. from the year 1727, until they someld I prid off; and then applies the Sinking-Fund so increased, to pay of such debts as were contracted before the 25th of December, 1716, and declared to be National Debts, and provided for by act of parliament; which, if it is pursued, will be the most effectual means, as it is the strongest stipulation that can be made, for paying off the National Debt. And these appropriations in the said acts were manifestly made to prevent the application of the Sinking-Fund to the current service of the year, or to the payment of Debts incurred since the year 1716, which, like the present Navy-Debt, may have lain dormant as long as they could possibly be concealed, and been occasioned by ministers, who may have run the nation into larger expences every year, than they thought for their interest to demand from Parliament. We apprehend the greater danger from this proceeding, by considering the steps which have been taken before it came to this point. At first some surplusses were distinguished out of the Sinking-Fund, and supplies for the current service of the year raised upon them. Then a sum of 500,000/. being surplusses of the said fund, over the million which had been annually paid off, was applied last year in the same manner. Now the whole is taken at once; and we may justly suspect, that the next attempt will be to mortgage the Sinking-Fund; the consequence of which will inevitably be, as we conceive, a total de-struction of parliamentary credit, and introduce a necessity of taxing the funds. The next step is more easy to be foreseen, than proper to be expressed.

3. " Because the appropriating clause in this act is, in effect, an unappropriation of all the money that has been raised this year, and puts it in the power of a minister to divert any of the supplies to whatever purposes he shall think fit; and this, in consequence only of an unprecedented message from the crown, specifying neither the dangers apprehended, nor the services proposed; whereas appropriating clauses were introduced to prevent the secret ill use of public money, and every tendency of breaking through them, is a just foundation for parliamentary jealousy and inquiry; and therefore we apprehend, that we cannot answer it to the nation, if we should acquiesce, when such innova-

tions are attempted.

4. " Because this new method of unappropriating money, raised for particular uses, frustrates and eludes the wisdom and caution of parliaments in the original grant of those monies, which is always in consequence of estimates laid before the other House, and for services specified; and this too, at the beginning of the session in a full House: whereas this unappropriating clause comes in not only at the end of the session, but at the end of the parliament, in a thin House, after many gentlemen were obliged to go to their respective countries, and the House may be apprehended to have consisted chiefly of such who had either no business in the country, or had particular reasons for not going there till this clause should be first passed,

5. " Because this clause gives ministers such a latitude to embezzle or misapply the public money, that we apprehend it to be of the most dangerous consequence; for the accounts, if any, given afterwards of the disposal of such sums, though impossible to be credited, may be impossible to be disproved. Domestic fortunes may be raised out of foreign subsidies, and the money asked for our defence and granted for our safety, may be em. ployed for our destruction. The Vote of Credit in the year 1726, and what was built upon it, cost the nation 1,797,730l. exclusive of the great increase of forces by sea and land, that were granted by parliament: 435,000l. were never accounted for to parliament; and the rest was accounted for under the articles of money paid to the landgrave of Hesse, amounting to 1,079,700% to the crown of Sweden, 150,000% to the duke of Wolfenbuttle 100,000% to exchange to the Hessians. 10,335l. to exchange to Denmark, 22,694l. and all this expence was incurred to guard against dangers which the administration then gave out they apprehended from the exorbitant power of the House of Austria.

6. " Because the money raised this year amounts to 3,980,000%; one million is raised by that expensive way of mortgaging the salt-duty for eight years; the sinking fund, amounting to 1,200,000% is taken, and every thing done that can carry an appearance of easing the land this election year: but this Bill not only gives the minister a power over the whole supply raised this year, but, by this unprecedented device, lays a certain foundation of a greater load upon the land, which the nation may be reduced to pay off, with interest, next year: and we cannot omit this circumstance, that the money voted this year exceeds the supply to the amount of

above 100,000%

7. "Because we conceive this precedent to be the more dangerous at the end of a parliament, and may be followed fatally for our liberties at the conclusion of future parliaments; for we have little reason to be sure, and as little to hope, that future parliaments will be like this, unbiassed, uncorrupt, uninfluenced, by the great number of employments they enjoy, zealous asserters of the laws, liberties, and constitution of their country. And should there ever hereafter unfortunately be chosen a House of Commons, sisting of a set of men, corrupted by a minister, bartering the liberties of their and take effect make mg t sen by the torkers ty of hours of the live of high street of the live of

country for places and pensions, in the most flagitious manner; detested and despised by those they represent, they would probably, towards the end of their term, complete the measure of their iniquity, by lodging such a power in the hands of their corresponding minister, as would enable him to chuse them again in the succeeding parliament, contrary to the intentions as well as interest of their true electors, by which means corruption and tyranny would be entailed upon this nation, in the most dangerous manner, by the sanction of parliament.

"Because blending inconsistent matters of this nature, as we conceive, in a money-bill, lays this House under the utmost difficulties, since the delays occasioned by any alterations made in this House to some parts of a money-bill, may be unavoidable obstructions to other parts of it, that require expedition and dis-

patch.

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9. " Because the extending of this unprecedented power to the 24th of December next, is a length of time beyond what was ever known, as weapprehend, in any case, and is, in our opinion, not only dangerous but unnecessary: for the chief pretence for the vote, was to have power during the interval of parliament, which may be chosen and meet much sooner, if it shall be thought convenient, after so extensive a power is lodged in the hands of the mi-

Denbigh, Litchfield, Coventry, Northampton, Winchelsea and Nottingham, Clinton, Montjoy, Craven, Bathurst, Weymouth, Montrose, Stair, Strafford, Thanet, Marlborough, Carteret, Oxford and Mortimer, Tweedale, Gower, Mast vn, k r."

The King's Speech at the Close of the Session. April 16. The King came to the House of Peers, and put an end to the bession with the following Speech:

" My Lords and Gentlemen,

"I give you my hearty thanks for the great dispatch you have given to the public business, and for the confidence you have reposed in me for the honour and security of my kingdom. So short a session, at so critical and important a conjuncture, concluded with so much unanimity, and so Just a regard for the true interest of the nation, will give great weight and credit to all our public transactions, and procure that respect and dependance upon the

great council of this nation, which are so necessary to support the honour and interest of Great-Britain both at home and abroad.

" Gentlemen of the House of Commons, "I must acknowledge in a particular manner the zeal and readiness which you have shewn in raising in so effectual a manner, the necessary supplies for the service of the year: the provision you have made for paying off great part of the debt of the navy, a debt necessarily and unavoidably incurred, and carrying a higher interest than the old national debt, and which, being at a discount, increased the charge and expence in all contracts of the navy and victualling, must certainly be thought of singular service to the public.

" My Lords and Gentlemen,

"The time limited for the expiration of this parliament drawing near, I have resolved forthwith to issue my proclamation for the dissolving of it, and for calling a new parliament, that the inconveniencies unavoidably attending a general election, may be put an end to as soon as possible; but I should think myself inexcusable, if I parted with this parliament without doing them the justice to acknowledge the many signal proofs they have given, through the course of seven years, of their duty, fidelity, and attachment to my person and government, and their constant regard to

the true interest of their country.

"The prosperity and glory of my reign depend upon the affections and happiness of my people, and the happiness of my people upon my preserving to them all their legal rights and privileges, as established under the present settlement of the crown in the Protestant line. A due execution and strict observance of the laws, are the best and only security both to sovereign and subject; their interest is mutual and inseparable, and therefore their endeavours for the support of each other ought to be equal and reciprocal; any infringement or increachment upon the rights of either is a diminution of the strength of both, which kept within their due bounds and limits, make that just halance, which is necessary for the bonour and dignity of the crown, and for the protection and prosperity of the people. What depends upon me, shall, on my part, be religiously kept and observed, and I make no doubt of receiving the just returns of duty and gratitude from them.

" I must in a particular manner recommend it to year and it out your know rate

fection do expect, that you will use your best endeavours to heal the unhappy divisions of the nation, and to reconcile the minds of all, who truly and sincerely wish the safety and welfare of the kingdom. It would be the greatest satisfaction to me to see a perfect harmony restored amongst them that have one and the same principle at heart, that there might be no distinction, but of such as mean the support of our present happy constitution in church and state, and such as wish to subvert both. This is the only distinction that ought to prevail in this country, where the interest of king and people is one and the same, and where they cannot subsist but by being so. If religion, liberty, and property, were never at any time more fully enjoyed, without not only any attempt, but even the shadow of a design, to alter and invade them, let not these sacred names be made use of, as artful and plausible pretences to undermine the present establishment, under which alone they can be safe.

"I have nothing to wish but that my people may not be misguided; I appeal to their own consciences for my conduct, and hope the providence of God will direct them in the choice of such representatives, as are most fit to be trusted with the care and preservation of the Protestant religion, the present establishment, and all the religious and civil rights of Great-Britain."

After which the Lord Chancellor, by his Majesty's command, prorogued the parliament to the 14th of May; but on the 18th of April, a proclamation was issued for their dissolution, and for the calling a new parliament.

PRINCIPAL OCCURRENCES DURING THE RECESS.—The Parliament dissolut de The Elections through the Nation go for the Court—Account of the Elections of the Scotch Peers—Protest of the Duke of Hamilton and other Peers—Foreign Affairs—State of Great Britain—Parliament was no sooner dissolved, than the whole nation was in a ferment about chusing a new one; which, notwithstanding all the arts of the opposition, went greatly in favour of the court.* But

The election was to be at the borough room in Edinburgh, and about the distance of an English measured mile, in the court-yard of the palace of Holyroodhouse, a battalion of foot was drawn up. This was a very idle precaution, but was meant to prevent any tumults, some being apprehended from the disposition of the

Wulpule's, not then we had gaited into upon the balance more than we had to the last parliament; and I have reckoned three gained successful is or pose we sheal see Lam, so that you maper you'll be rether to o great the 100 so the 'See Clare's Wager to Honce Walpole; Coxe's Walpole.

"Claremont, May 24, 1734. We returned very victorious from Sussey, and you may longine are not a little pleased with it, consistent wit, and the rad success of the area is in other counties, as Kent, Chestire, Hampshire, Yorkshire, Gloucestershire, Essex, &c. Norwich has done purely; I most heartily ungrand to you that it. Nototh is ly the time over, but I know not the event, but am not in min hip on about it. The delactify won has done glos usly in Dotbyshir, and leanison and Middleton in Northumberland. Our parliament is, I think, a good one; but by no means such and the leaning are to set out right, and the preparation of the language and the set of rights and keep preparation of the way here. Coxe's Watpole

The Regentation of the inversity the activities in the Agriculture

the great object of the nation at this time was, the election of the Scotch peers. It had been always a custom for those who were intrusted by his Majesty with the atfairs of that kingdom, to draw out a list of peers, proper to be the representatives of the whole body in the British parliament. Those lists were generally handed about and the peers named in them, were well known; therefore, it was natural to sunpose, that all who thought themselves in. titled to the same preference, should onpose the ministerial list. Some Scotch no. blemen of great rank, fortunes and character, hap and the catto be out of humour with the alm star, and consequently they opposed his list; but as a great majority of the Scotch peers supported it, it was in vain for the lords in the opposition to think of succeeding by numbers. The minis. terial list this year contained the dukes of Athol and Bucclet gli, the marquis of Loth an, the earls of Crawford, Satherland, Morton, Loudon, Finlater, Selkirk, Belcarras, Dunmore, Orkney, Portmore. Hopeton, Hay, and lord Cathcart.

The mass-page, the agents of May 1748. It is to the mass-page, the agents and the good macronet for the case of the contract of News We cast them up the other day at s. Robert Warpole

populace, and the importance of the occasion. It was, however, improved by the antiministerial party into a kind of overawing the election. Therefore, the earl of Stair, with sixteen other peers, before they proceeded to business, entered a formal protest on that account against all

the proceedings that might happen. Besides the list we have already given, another was proposed, containing the dukes of Hamilton, Montrose, Queens-berry, Roxburgh, marquis of Tweedale, earl of Stair, earl of Marchmont, Rothes, Haddington, Caithness, Buchan, Aberdeen, Dondonald, Strathmore, Glasgow, . and lord Elphinstone. But when both lists came to be voted for, the crown list was carried by a great majority. The duke of Hamilton, however, before he gave his vote, entered a general protest against the electing the 16 peers upon the court list; all whom he particularly named in his protest, which was founded upon his having strong grounds to believe, " That the peers, who were to vote at the election, had not all of them been left at liberty to make a free choice of such peers, as they should judge most proper to represent the peerage of Scotland. But that a list of 16 peers had been named by the minister, and sent down by his agent, to be chosen, and that undue influence had been used with many of the peers of Scotland, to vote for the said list; therefore, continues the protest, that in case it shall appear in the course of this election, that the list voted, is, and liath been, a list so named by the minister; and that undue means have been used to induce the peers, who are to vote at this election, or any number of them, to vote for such list, by promise or grant of place, pension or reward, to themselves, or their near relations, or by threatenings of being removed from offices, or of any other kind whatever; that such election shall be held as illegal, contrary to the freedom of elections, and therefore void. And I do hereby protest, that I shall be at liberty farther to dissent from such election, if made, and to renew my protest, and to offer my reasons and objections against the same in a more particular manner.

— (Signed,) Hamilton, Queensberry,
Montrose, Roxburgh, Tweedale,
Rothes, Buchan, Strathmore, Haddington, Kincardine, Aberdeen,
Dundonald, Marchmont, Stair,
Glasgow, Rosberrie, Salton, Elphinstone, Napier, Blantyre."

To this protest was added a single De-[VOL, IX planted mage of a tree by the I neverclaration, by the lord Elphinstone, in the following remar. We were

"I Charles lord Elphinstone do hereby adhere to the protest entered by his grace the duke of Hamilton, concerning undue influence used by people in power for this election of 16 peers, to sit and vote in the ensuing parliament. And I do it for this reason, that they have attempted such undue influences upon myself, which attempts I withstood, and rejected their offers. At Edular between the legislation of the 16 peers aforesaid.

A like Declaration was made by the earl of Rosberrie, a person notoriously infamous in his character, and unsound in his mind. The election being over, the duke of Queensberry entered the following Protest, which was subscribed by the same years, who had so, set that of the date of Ilameters.

"In my own name, and in the name of such of the peers of Scotland, as shall adhere to me, I do protest that the pretended election of his grace the duke of Athol, his grace the duke of Buccleugh, &c. to represent the peerage of Scotland, is void and null, for these, among other reasons:

"That it appears, from the several circumstances, which have preceded and attended this election, that this list hath been named by the minister, and sent down by his agent, without regard to the real opinion and sentiments of the peers, and that several of them have been tied down either to give their votes for this list, or to incur the displeasure of the minister.

"That for many months past, very undue influence hath been used (as I have ground to believe from what hath already passed at this meeting, and hope in proper time to make farther appear) with many of the peers of Scotland, to engage or intimidate them to vote for this list, at least such list as should be put into their hands, by promise or grant of money, places, pensions, or preferments civil or military to themselves, or their near relatious; or by threatenings, equally inconsistent with the freedom of elections.

"That I am rather induced to believe that such undue influence bath been used, because of the many notorious instances that have occurred of undue practices, with respect to the elections of the commoners, by promise or grant of places, civil or military, and offers of grants of great sums of money to influence voters both in counties and be roughs, such as lath not been heard

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of at any time before, by known agents of the minister, and liberties that have been taken by returning officers, in open violation of the laws; the consequences of which must be too plain, as tending entirely to the destruction of the freedom of elections, the ruin of our constitution, the sapping the very foundation of parliaments, and rendering them entirely dependent not only upon the crown, but every assuming minister.

" For these reasons I do protest, that the present pretended election of the aforesaid sixteen peers, to wit, his grace the duke of Athol, his grace the duke of Buccleugh, &c. is void; and that the election of such sixteen peers as have the greater number of votes, setting aside the above list named by the minister, is the only fair and free election, and they alone are intitled to represent the peerage of Scotland in the ensuing parliament: and I do protest, for my part, that I have given my vote for the list, for which I have voted in consequence of my free choice, without any undue influence used from me; and that I have endeavoured to use no undue influence upon any peer whatsoever to concur with me in that choice: and require you, Mr. James Justice and Mr. John Murray, clerks of session officiating at the said election, to extract from the minutes of election, and deliver to me a certificate of such sixteen peers as have the greatest number of votes, setting aside the above list named by the minister." Signed, Queensberry, &c. as in the preceding protest.

When the earl of Kincardine signed this Protest, he reserved to himself a power of making any faither declarations of matters within his own knowledge, when called upon by any proper court or authority.

The list on which the minority fell was as follows, viz. dukes of Hamilton, Montrose, Queensberry, Roxburgh, marquis of Tweedale, earls of Stair, Marchmont, Rothes, Haddington, Caithness, Buchan, Aberdeen, Dundonald, Strathmore, Glasgow, and lord Elphinstone.

The election of Stanislaus to the crown of Poland, proved but a short gleam of hope to that prince. The Russian army advanced with rapidity on one side, as the Saxons did on the other side, of Poland, in favour of king Augustus, till at last Stanislans was obliged to retire to Dantzick, which had declared, that it would stand by him to the last extremity. This gave the party of king Augustus leisure to proceed to a new election; and on the 17th of January that prince was crowned at Cracow with the usual solemnity, while the Russian general, after possessing himself of Thorn. advanced against Dantzick, and made himself master of some of the most important posts in its neighbourhood. Dantzickers at first put on an air of reso. lution; but finding the town untenable. and Stanislaus perceiving that his presence must expose them to the greatest calami. ties, he formed a secret resolution of retiring. Both he and the inhabitants, how. ever, had great expectations from the assistance promised them by France, and were in hopes that the king of Prussia would declare in their favour. But they were disappointed in all: for though some French troops did arrive to their assistance, they could not prevent a great part of Dantzick being reduced to ashes by the Russian artillery. All that his Prussian majesty could do was to make some faint offers of mediation with the Czarına, which were rejected. The French succours were no more than 3,000; and having made a fruitless attempt against the Russians, king Stamslaus seeing his affairs desperate. made his escape in a wonderful manner out of Dantzick, which was compelled immediately to admit the Russian troops and recognize the right of king Augustus, together with all the Polish noblemen who were there, and who had followed the fortune of king Stanislaus.

In Germany the French met with great success, but received an irreparable loss by the death of the marshal duke de Berwick, who was killed in the trenches which he had opened before Philipsburgh upon the 26th of April. The great prince Eagene arrived on the Rhine, to take upon him the command of the imperial army there; but he found matters in such disorder, that he could only act upon the defensive against marshal d'Asfeldt, who succeeded the duke de Berwick in the command of the French army, and obliged Philipsburgh at last to surrender; while prince Eugene found himself so far inferior to the French in numbers, that he could give it no relief. But this was the principal event of the war upon the Rhine this year; for soon after both armies broke up, and went

into winter quarters.

But in Italy, the campaign was hot and bloody. The French, after taking the castle of Milan, and reducing many other forts, entered the Modeneze, while Don Carlos, at the head of his own and his father's forces, took possession of Naples, of which his Catholic Majesty declared him King, and laid siege to Gaeta and Capua. The imperialists in Italy were commanded by count Merci, a brave but rash general. The Spaniards were commanded by the count de Montimar, a general likewise of great abilities. who gained many advantages over the imperialists, particularly at Bitonto, where he routed them with great slaughter. On the 29th of June wasfought the battle of Parma, in which the count de Merci obstinately attacking the French, was himself killed, with several general officers and some thousands of the imperialists, who were obliged to retire in great disorder. The loss of the French, who were commanded by marshal de Coigny, was little inferior, and the prince of Wurtenburgh, upon the death of Merci, took upon him the command of the imperialists. This battle was followed by the surrender of the strong fortress of Gaeta to Don Carlos. The imperialists, however, towards the close of the campaign, surprized marshal de Broglio, a French general, who lost about 2,000 of his men, killed or taken prisoners. But both sides claimed the honour of the victory: nor was there ever a war carried on with more bloodshed than that in Italy this year between the imperialists and the allies, the kings of Spain, France and Sardinia. It was owing to the last that affairs cent so prosperously this year for the allies in Italy. The French court had appointed the marshal de Villars to command the troops in Italy. That general had outlived all his great qualities but his enterprizing courage; and his Sardinian Majesty had the address to get him recalled, and the marshals Broglio and Coigni sent in his room, without giving umbrage either to him or his court. After this, the most prosperous events of the war for the allies were planned by the king of Sardinia; and all the kingdom of Naples submitting to Don Carlos, he prepared towards the end of the campaign, to attack Sicily, where some Spanish troops had already landed. Notwithstanding this, while all Europe imagined that both armies were about going into winter quarters, the imperial court sent orders to their generals, Krigsegg and Walls, to keep the field, which they did with 40,000 men, and obtained several advantages over the allies, who must have been totally ruined had it not been for the wisdom and courage of th, king of Sardina, who obliged them to retreat again beyond the Po and the Oglio. Printed image a a fised by that in yers

In the mean while, Great Britain was enjoying all the comforts of protected commerce and a respectable neutrality. The state of affairs in the rest of Europe, not withstanding all the clamour at home, gave her great dignity in the eyes of all nations and potentates. In the beginning of this year, her fleet consisted of about fifty ships of the line of battle with a proportion of frigates and small ships, all at sea, or ready to put to sea, and commanded by sir John Norris, one of the ablest, though not of the most successful, admirals that ever England had. The great confidence which the parliament had reposed in his Majesty, added to the figure which England then made; and the states of Holland having come to a resolution to augment their forces by sea and land, the Hague became the seat of negotiation, where all parties submitted their interests to the decision of his Britannic Majesty. The obstinacy of the imperial court rendered those interests for a long time incompatible. But about the beginning of October, some hints of accommodation began to perspire. One was, that the duke of Lorrain should marry the emperor's daughter, which accordingly took place: but soon after matters begun to wear a more favourable aspect, and the hopes of a negotiation were so far advanced, that the following Paper was communicated by the neutral powers to the French and Imperial ambassadors by way of trial.

"Whether the emperor and France would be content that don Carlos remain king of Naples and Sie'ly, on condition of giving the House of Austria, Parma, and Placentia, with a part of Milan and the succession to Tuscany, as an equivalent? Whether king Stanislaus, preserving his regal titles, will be satisfied to be made duke of Lorrain, and that dutchy erected into an electorate? The duke of Lorrain to marry the eldest archduchess, to be declared king of the Romans, and to have Parma and Placentia immediately, and Tuscany after the death of the great dake? Or in case this second article is rejected, whether Poland shall not be divided between Stanislaus and Augustus, the longest liver to take the whole?"

Early in the spring, a fleet of twenty sail of the line were in the Downs, and eight regiments were ordered over from Ireland to England. It is certain, that these precautions this year preserved the public tranquility in England. The king

of Sardinia was the only power of the allies who was sincere in his professions of friendship for Great Britain. Though the prime minister of Spain, who was lately dead, .had, upon his death-bed, recommended to his master the continuance of a peace with England as the most valuable legacy he could leave him, yet the bigotry of that court paid but very little regard to his advice. The eldest son of the Pretender was suffered to serve with particular marks of distinction in the army of Don Carlos, who gave no obscure hints that he would, whenever it was in his power, fayour the pretensions of his family. French, about the same time, published a severe edict to compel all British subjects either to leave that kingdom, or inlist in their armies. The earl of Walgrave, the British minister, presented a memorial on that head to the French court; who explained themselves by saying, that they meant that their edict should take place, only against British and Irish vagabonds, and those who have no visible means of subsistance or settled place of abode.

In June this year, the lord Forbes waited upon his Majesty at Kensington from Russia, where a treaty of commerce had been concluded with the Czarma greatly to the advantage of the British nation, and he had been honoured by her with particular marks of esteem and confidence.

On the 13th of June, the day appointed by proclamation for the writs for members of the new parliament to be returnable, many members of the House of Commons attended at the House of Peers, where by his Majesty's command a writ was read for proroguing the parliament to the 16th of July, and from thence, by various prorogations, it was prorogued to the 14th of January, 1735, when they sat for the dispatch of bus ness.*

FIRST SESSION

OF PHE

EIGHTH PARLIAMENT

OF

GREAT BRITAIN.

Meeting of the New Parliament.] Jan. 14, 1795. This day the New Parliament met at Westminster. The King being seated on the throne, adorned with his

crown and regal ornaments, and attended with his officers of state; the prince of Wales, in his robes, sitting in his place on his Majesty's right hand; the Lords being likewise in their robes; commanded the gentleman usher of the black rod, to let the Commons know, It is his Majesty's pleasure, that they attend him immediately in this House.

Who being come: the Lord Chancellor said:

" My Lords, and Gentlemen;

"His Majesty hath commanded me to let you know, That he is not pleased to declare his reasons for calling this parliament, till there be a Speaker of the House of Commons.

"And therefore it is his Majesty's pleasure, that you gentlemen, of the House of Commons, immediately repair to the place where the Commons usually sit, and there choose a fit person to be your Speaker; and that you present him whom you to choose to his Majesty, here, for his royal approbation, on Thursday the 23d of this month, at two of the clock."

Then his Majesty was pleased to retire;

and the Commons withdrew.

List of the House of Commons.] The following is a List of the Members of the House of Commons:

A LIST OF THE HOUSE OF COMMONS IN THE EIGHTH PARLIAMENT OF GREAT BRITAIN, WHICH MET AT WESTMINSTER, JANUARY 14, 1795.

BEDFORDSHIRE.—Sir Rowland Alston. John Spencer; Made his election for Woodstock. Sir Roger Burgoyne.

Bedford.—Samuel Ongley. Sir J. Van. Sambroke; Died, a new writ ordered, Nov. 18, 1740

Sir Boteler Chernocke.

BERKSHIRE.—William Archer; Died, a new wint o leved, Nov. 15, 1739.

wint ollered, Nov. 15, 1739. Which, Howard Packer. Penyston Powney; Verdurer of Windsor forest.

Windsor.—Lord Vere Beauclerk; Made a lord of the Admiralty, and a new writ being ordered, March 2, 1738, he was re-elected.

dered, March 2, 1738, he was re elected.
Lord Sidney Beauclerk; Made vice chamberlain of his Mayesty's household, and a new writ being ordered, April 28, 1740, he was re-elected.

Richard Oldfield, and Lord Vere Beatclerk.; A double return: the latter was declared duly elected.

* Tindal.

Reading .- Harry Grey ; Died, a new writ or-

List of the House of Commons.

dered, Nov. 18, 1740.

Richard Pottenger; Madea Welsh judge, and a new writ being ordered, May 15, 1735, he was re-elected; and died, and a new writ ordered, Nov. 28, 1739.

William Strode; Not duly elected.

John Blagrave. John Dodd.

Wallingford.—William Hucks; Died, a new writ ordered, Dec. 5, 1740.

Thomas Tower. Joseph Townshend.

Abingdon.-Robert Hucks.

Bucks. - Sir Wm. Stanhope. Sir Thomas Lee.

Buckingham.—G. Chamberlayne; Changed his name to Denton.

Richard Grenville : Son of the former.

Chipping Wicomb .- Edmund Waller; Made his election for Marlow.

Harry Waller. Bur Charles Vernon.

Ayleshury - Christo, ther Tower. Sir George Champaon.

Agmondeshom.—Thomas Lutwych; Died, a new writ ordered, Feb. 11, 1785. Henry Marshall. Thomas Go

Thomas Gore.

Wendover.-John Hampden; Made commissary of his Mujesty's stores of war, and provisions for his Majesty's forces at Gibraltar; and a new writ being ordered, May 15, 1735, he was re-elected.

John Boteler; Not duly elected, a new

writ ordered, April 17, 1735.

James visc. Limerick.

Great-Marlow. - Sir Thomas Hoby. mund Waller.

CAMBRIDGESHIRE.—Henry Bromley; Created lord Montfort, at the expiration of this parhament.

Samuel Shepherd.

Univ. of Cambridge.-Edward Finch. Themas Townshead.

Town of Cambridge. Sir John Hynd Cotton, Tho. Sciater Bacon; Died, a new writ ordered, Feb. 1, 1787.

Gilbert Affleck.

Cuesume. -- Charles Cholmondeley. John Crew, jun.

Chester -Sir Robert Grosvenor. Sir Charles Bunbury.

CORNWALL .- Sir John St. Aubin. Sir William Carew

Launceston .- John King; Succeeded his father as lord King; and sir William Irby, pelitioner against him, was voted duly elected.

Sir William Morice. Sir William Irby; Chamberlain to the Princess of Wales.

Leskard .- George Dennis ; Comptroller of the lotteries. Died, a new writ ordered, March 17, 1740.

Richard Elliot; Auditor-general to the

Maria Baranta

7 3

Prince of Wales.

Charles Trelawney. Richard Elliot; Rereiver-general to the Prince of Wales.

Lestwithiel.—Richard Edgecumbe; Joint vice treasurer and paymaster of Ireland, now lord Edgecombe

Philip Lloyde; Died, a new writ ordered,

March 21, 1735.

Mat. Ducie Moreton; Succeeded his fa-ther as lord Ducie; a new writ ordered, May 12, 1735.

Sir John Crosse.

Truro. - Robert Trefusis. Kelland Courte-

Bodmen .- John Laroche. Sir John Henthcote.

Helston.-John Evelyn. John Harris.

Seltash -John viscount Glenorchy Thomas Corbet.

Camelford .- Sir Thomas Lyttelton ; A lord of the Admiralty.

James Cholmondeley; Lieutenant-col. of the Horse-guards, and governor of Chester Castle.

West Looc .- John Willes; Made lord chief justice of the court of Common Pleas: a new writ ordered, Feb. 1, 1737.

Edward Trelawney; Seat vacated, being at the time of his election a commissioner of

the Customs.

John Strange; Solicitor-general. John Owen.

Grampound .- Philip Hawkins; Died, a new writ ordered, Feb. 1, 1739.

Thomas Hales; Clerk of the board of

green-cloth.

Thomas Trefusis; Captain of a man of war, alterwards a commissioner of the Navy.

East Love. - Edward Trelawney; His seat va-cated, being at the time of his election a commissioner of the Customs. Samuel Holden; Charles Longueville

Died, a new writ ordered, Nov. 18, 1740. Henry Legge; Commissioner of the

Nai y i

Penryn.—Sir Richard Mill. John Clavering. Tregony - John Goddard; Died, a new writ

ordered, Feb. 1, 1787. Henry Penton. Sir Robert Cowan; Died, a new writ ordered, Feb. 23, 1737.

Joseph Gulston; Deputy-ranger of Enfield chace; died, a new writ ordered, Jan. 20, 1742.

Bossincy .- Henry visc. Palmerston ; Remem . brancer of the court of Exchequer in Ireland. Townshead Andrews; Deputy-paymas-

ter of the Forces; died, a new writ ordered, May 13, 1737.

Peregrine Powlett.

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St: Ives .- Sir Robert Rich ; Colonel of a regiment of D ag iots, groom of the Bedchamher to his Majesty, and it appropendial. W. Mackwarto Preent

Fo.cy .- Jonathan Rashengh John Hedges; Died, a new writ ordered, June 21, 1737.

William Wardour.

St. Germains .- Charles lord Baltimore : Lord of the Bedchamber to the Prince of Wales. Charles Montagu.

St. Michael.—Robert Orde. Thomas Watts.

Newport,-Thomas Herbert; Colonel in the first regiment of Foot-guards; died, a new writ ordered, Jan. 8, 1740.

Sir John Molesworth. Nicholas Herbert.

St. Many. - Henry Vane. Richard Plumer: Made a commissioner of trade and plantations: and a new writ being ordered, May 14, 1735, he was re-elected.

Kellington.—Isaac Leheup. Thomas Cople-

CUMBERLAND,-Sir James Lowther; Vice admiral of this county.

Sir Joseph Pennington; Comptroller of

the Excise cash.

Carlisle.-Charles Howard; Aid-de-camp to his Majesty. John Hylton.

Cockermouth .- William Finch. Sir Wilfred Lawson; Died, a new writ ordered, Jan. 24, 1738.

Eldred Curwen.

Derbyshme.-Lord Charles Cavendish; Lord of the Bedchamber to the Prince, and brother to the duke of Devonshire. Sir Nathaniel Curzon.

Derby. - Lord James Cavendish. Charles Stanhope; Died, a new writ ordered, March 2, 1736.

John Stanhope.

DEVONSHIRE .- Sir Will. Courtenay; Died, a new writ ordered, Jan. 15, 1736. Henry Rolle. John Bamfylde.

Exeter.-John King; Succeeded his father as lord King; a new writ ordered, Feb. ,11, 1735.

Thomas Balle, Sir Heary Northcote.

Totness .- Sir Charles Willes, Joseph Dan-Vers.

Plymouth.—Arthur Stert; A commissioner for settling the merchanta' losses with Spain.

Robert Byng; Made governor of Barbadoes; a new writ ordered, May 22, 1739. John Rogers; Not duly elected.

Charles Vanbrugh; Captain in the Navy; died, a new writ ordered, Nov. 18, 1740. Lord Henry Beauclerk.

Oakhampton.-W. Northmore; Died, a new writ ordered, March 21, 1735.

Thomas Pitt. George Lyttelton; Secretary to the Prince of Wales.

Barnstaple .- Sir John Chichester; Died, a new writ ordered, Nov. 18, 1740. Theophilus Fortescue. John Basset.

Plympton .- Thomas Clutterbuck. Richard Edgecumbe; Made his election for Lestwithiel,

Thomas Walker; Surveyor of the crown lands,

Honston .- Sir W. Yongo; Made secretary at war, and a new writ being ordered, Mey 9, 1735, he was re-elected. William Courtenay.

Tavistock .- Charles Fane; Son to lord Fane. and envey to the court of Florence. Sidney Meadows.

Ashburton.-Sir W. Yonge; Made his elec. tion for Honiton.

Roger Tuckfield; Died, a new writ or. dered, April 4, 1739.

Thomas Biaden, Joseph Taylor.

Dartmouth.-George Treby; Made a lord of the Treasury; and a new writ being ordered. Nov. 18, 1740, he was re-elected.

Walter Cary; Made one of the clerks comptrollers of his Majesty's household; and a new writ being ordered, May 16, 1738, he was re-elected.

Bercalston .- Sir F. Henry Drake; Died, a new writ ordered, Feb. 8, 1740. John Bristow; Deputy-governor of the

South Sea Company. Samuel Heathcote.

Tiverton .- Arthur Arscot. Dudley Ryder: His Majesty's solicitor-general, made attorney-general; and a new writ being ordered, Feb. 1, 1737, he was re-elected.

Dorsetshire.—Edm. Mort, Pleydell. George Chaffin.

Poole.—George Trenchard. Thomas Wyndham.

Dorchester .- John Brown; Made one of his Majesty's counsel at law; and a new writ being ordered, March 4, 1729, he was re-

William Chapple; Made a judge of the King's-bench; a new writ ordered, June 17,

Robert Brown.

Lyme-Regis. - Henry Holt Henley.

Weymouth, and Melcombe-Regis. — Thomas Pearse. George Doddington. G. B. Doddington; Made his election for Bridgewater.

Edward Tucker; Made supervisor of his Majesty's Quarries in the island of Portland; a new writ ordered, Feb. 28, 1757.

John Tucker. John Olmius.

Bridgert .- William Bowles; South Sea direc-

Solomon Ashley; Governor of the York. buildings company.

Shaftesbury .- Jacob Banks; Died, a new will

ordered, March 1, 1788. Philip Bennet; Not duly elected, but rechosen on the death of Mr. Banks. Stephen Fox.

Wareham .- Henry Drax. John Pitt. Corfe-Castle,-John Bond. John Banks.

THE MERCHANISE OF THE INVERSITY OF MATTER OF THE PARTICLE OF

Dukuam County. — George Bowes. John Hedworth.

Durham.—Henry Lambton. John Shaftoe.

Essex.—Thomas Bramston. Sir Robt. Abdy. Colchester.—Isaac Lem. Rebow; Died, a new

writ ordered, Feb. 37, 1735. Matthew Martin. Jacob Houblon.

Malden.—Henry Parsons; Died, a new writ ordered, Jan. 8, 1740.

Martin Bladen; A commissioner of trade and plantations.

Benjamin Keene.

Harwich.—Carteret Leathes. Charles Stanhope.

Gloucestersure.—Thomas Chester. Benjamin Bathurst.

Gloucester.—John Selwyn; Treasurer to the Queen.

Benjamin Bathurst.

Cirencester.—Thomas Master. Will. Wodehouse; Chosen also for Norfolk. Died, a new writ ordered, April 9, 1735. Henry Bathurst.

Tewksbury.—Thomas viscount Gage. Robert Tracy; Trustee for Georgia.

HEREFORDSHIRE, - Edward Harley. Velters Cornwall.

Hereford.—Thomas Foley, jun. Sir John Morgan.

Leominster. — Sir George Caswall. Robert Harley.

Weebly.—Sir John Buckworth. John Birch; Died, and voted not duly elected. James Cornewall.

Herrrordshire.—Sir T. S. Schright; Died, a new writ ordered, April 19, 1736.

William Plumer. Charles Cæsar; Died, but no new writ issued.

C. All C: FEL

St. Albans.—Sir Thomas Ashton. Thomas Ashby.

Hertford.—Sir Thomas Clerke. Nathaniel Brassey.

HUNTINGDONSHIRE. — Lord Robert Montagu; Vice-chamberlain to the Queen, succeeded his brother as duke of Manchester; a new writ ordered, Nov. 15, 1739.

Robert Piggot. Charles Clarke.

Huntingdon.—Roger Handaside; Colonel of a regiment of foot, and governor of Fort-Philip in Minorca.

Edward Montagu.

KEST.-William visc. Vane; Died, a new writ ordered, Feb. 11, 1735.

Sir Edward Dering. Sir Christ. Powell.

Conterbury. Sir Will. Hardres; Not daly elected.

Sir Thomas Hales. Thomas Brodnan; Changed his name first to May, and afterwards to Knight.

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Rochester .- David Polhill. Nicholas Haddock.

Maidstone. — W. Horsman. Turner. John Finch; Died, a new writ ordered, Jan. 8, 1740.

Queenborough.—Richard Evans; Captain of Dragouns, and lieutenant-governor of Slicerness.

Sir George Saunders. Richard Evans.

Sir George Saunders; Commissioner of the Navy, died, a new writ ordered, Feb. 14, 1735.

Lord Archibald Hamilton; A lord of the Admiralty, afterwards cofferer to the Prince of Wales, and surveyor general of the Duchy of Cornwall.

LANCARHER.—Sir Edward Stanley; Succeeded to the title of earl of Derby; a new write ordered, April 14, 1736.

Richard Shuttleworth. Peter Bold.

Preston .- Sir Henry Hoghton; Judge-advo-

cate.

Nicholas Fazukerley.

Lancaster.—Sir Thomas Lowther. Robert Fenwick; King's serjeant and altorney-general for the Duchy of Lancaster.

Newton.-Legh Master. William Shippen.

Wigan.—Sir Roger Bradshaigh. James earl of Barrymore.

Chthero.—William Curzon. Thomas Lister. Liverpool.—Thomas Brereton. Richard Gildart.

Leicesterstiffe. — Edward Smith. Ambrose Philips; Died, a new writ ordered, Jan. 24, 1738.

Harry lord Grey; Succeeded his father as earl of Stamford, a new writ ordered, Nov. 27, 1739.

Heneage lord Guernsey.

Leickster.—Sir Geo. Beaumont; Died, a new writ ordered, April 14, 1737.

George Wrighte. James Wigley.

Lincolnshine.—Sir T. L. Saunderson; Treasurer to the Prince of Wales, succeeded his brother as earl of Scarborough; a new writ ordered, Feb. 6, 1740.

Robert Vyner. Thomas Whicheste.

Lincoln.—Charles Monson; Vice-chamberlain to the Queen.
Coningsby Sibthorpe.

Boston.—Albemarle Berne; Fifth brother to Robert duke of Ancaster.

Richard Fydell.

Great Grimsby.—Robert Knight; Son of Robert Knight, esq. cashier of the South Sex company, afterwards lord Luxborough, and member for Castle-rising.

Sir Robert Sutton.

Stamford.—Wilham Noel; Made one of his Majesty's counsel at law, and a new writ being ordered, Feb. 6, 1738, he was re-elected.

10 10 to 10

John Proby.

Grantham .- John visi. Tyrconnel. Sir M Newton.

Middlesex .- William Pulteney. Sir Francis Child; Died, a new writ ordered, April 29,

Sir Hugh Smithson.

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Westminster .- Sir Charles Wager; First lord of the Admiralty.

William lord Sundon.

London.—Sir John Barnard. Micajah Perry. Humphry Parsons; A second time lord mayor of London; died in his mayoralty, 1741, no new writ issued.

Robert Willimot.

Monmouthsume. - Thomas Morgan; Lordlieutenant of this county.

John Hanbury ; South Sea director ; died,

a new writ ordered. Feb. 11, 1735.

C. Hanbury Williams; Made paymaster of his Majesty's marine regiments; and a new writ being ordered, Dec. 4, 1739, he was re-elected.

Monmouth.-Lord Charles Noel Somersat.

Norrolg .- Sir Edmund Bacon, William Wodehouse; Died, a new writ ordered, Mar.

Armine Wodehouse.

Norwich.-Waller Bacon; Died, a new writ

ordered, Feb. 11, 1795.

Horatio Walpole; Cofferer, auditor of the Plantations, and ambassador-extraordinary to the States General.

Thomas Vere.

Lynn-Regis .- Sir C. Turner; Died, a new writ ordered, Feb. 1, 1739.

Sir Robert Walpole. Sir John Turner; nephew of sir Charles, who died in Nov. 1738, and son of sir John, who died in Jan. following.

Great Yarmouth -Wm. Townshend; Died,

a new writ ordered, Feb. 7, 1738.

Edward Walpole; Joint secretary of the Treasury, clerk of the Pells in his Majesty's Exchequer, and master of the Pleas in the Pipe office.

Roger Townshend.

Thetford .- Sir Edmund Bacon ; Died, a new writ ordered, Feb. 1, 1739.

Charles Fitzroy. Lord Augustus Fitzroy.

Castle-rising. - Thomas Hanmer; Died, a new writ ordered, April 5, 1787.

Charles Churchill; Groom of the Bedchamber to his Majesty, and a major-gene-

William visc. Andover.

NORTHAMPTONSHIRE. - Sir Justinian Isliam; Died, a new writ ordered, March 14, 1737. Thomas Cartwright. Sir Edmund Isham.

City of Peterborough. --- Edward Wortley. Armsted Parker.

Town of Huntingdon .- Geo. Compton. Wilmer. The de digit se

Brackley .- Sir Paul Methuen. George Lee. Higham Ferrers .- John Finch.

-Ralph Jenison; Made Nortel mberland – master of his Majesty's buck-hounds; and a new writ being ordered, June 20, 1737, ha was re-elected.

Sir William Middleton.

New cestle upon Tyne .- Walter Blacket; Eldest son of sir William Calverley, bart, married the heiress of sir William Blacket, bart, and took his sirname.

Nicholas Fenwick.

Morneth .- Henry visc. Morpeth; Succeeded his father as earl of Carlisle; a new writ ordered, May 9, 1738.

Sir Henry Liddell. Henry Furnese.

Berwick upon Taced - Hugh lord Polwarth: Succeeded his father as earl of Marchmont; a new writ ordered, Mar. 6, 1740.

George Liddell; Died; a new writ or-

dered, March 6, 1740. W. Wildman, visc. Barrington.

Thomas Watson.

Norting this me. - William Levinz, junior. Thomas Bennet; Died; a new writ ordered. Feb. 1, 1739. John Mordaunt; Brother to the earl of

Peterborough.

Nottingham .- Borlace Warren.

John Plumptre,

East Retford .- John White; Trustee for Georgia.

Sir Robert Cl.fton.

Newark upon Trent,-James Pelham. Richard Sutton; Governor of the island of Guerusey, and colonel of a regiment of foot; died, a new writ ordered, Jan. 24, 1738. Lord William Manners.

Oxon.—Sir Wm. Stapleton; Died, a new writ ordered, Jan. 18, 1740.

Henry Perrot; Died, a new writ ordered, Feb. 8, 1740.

Sir James Dashwood. Geo. Henry visc. OBSTEINANT

University of Oxford .- George Clark; Fellow of All Souls College; died, a new writ ordered, Feb. 1, 1787.

William Bromley, William Bromley Son of the former; died; a new writer William Browley; dered, March 21, 1787

Edward Butler; Principal of Magdalen College.

Oxford.-Matthew Skinner; Serjeant at Law, and Recorder of this City, made Chief Justice of Chester; a new writ ordered, Feb. 1, 1739.

Thomas Rowney, James Herbert; Died, a new writ ordered, Nov. 28, 1740.

Phda Herbert

Woodstock .- Jahn Spencer James Dankins. Barting -William Kindys (called) viscount Wallingford; Major in the Horse Guards; died, a new writ ordered, Nov. 18, 1740. a versity to agta many process to a garding

William Moore.

RUTLANDSHIRE.-James Noel. Thomas Noel.

SALOP .- Sir John Astley. Corbet Kynaston; Died, a new writ ordered, Nov. 18, 1740. Richard Lyster,

Shrewsbury .- William Kynaston. Sir Richard

 $Br_{i}d_{\infty}nath$ Thomas Whitmore. Grey James Grove,

Ludlow .- Hen. Arth. Herbert. Richard Herbert.

Great Wealer t. - Samuel Edwards; Died, a new writter-level, Leb 1, 17 /

William Forrester. Brooke Forrester.

Bishop's Ces le - Low and Kynnston. Robert Moore.

Somerserstine. Sir Wm. Wyndham; Died, a new writ ordered, Nov. 18, 1740.

T. Strangeways Horner. Thomas Prowse. Bristol.—Sir Abraham Elton. Tho. Coster; Died, a new writ ordered, Nov. 15, 1739,

Edward Southwell; Principal Secretary of State for Ircland.

Bath.-John Codrington. George Wade.

Wells .- George Hamilton. Thomas Edwards, jun ; Both not duly elected. William Peirs. George Spake.

Taunton .- H. W. Berk. Portman.

Francis

Bridgwater.-G. B. Doddington. Thomas Palmer; Died, a new writ ordered, March 24, 1735.

Charles Wyndham.

Minchead .- Francis Whitworth. Alexander Luttrell; Died, a new writ ordered, June 16, 1737.

Sir Wm. Codrington; Died, a new writ ordered, Feb. 1, 1739.

Thomas Carew.

Hehester .- Charles Lockyer. Rubert Brown.

Milborn Port .- T. Medlycott, jun. Michael Harvey.

SOUTHAMPTON .- Lord Harry Powlett. Edward

Winchester .- Powlett St. John; Brother to the lord St. John of Bletsoe.

George Brulges

Southampton .- Sir William Heathcote. Anthony Henley, and John Conduit; Double Return; the former voted not duly elected; the latter died, a new writ ordered, June 1, 1737.

Thomas Lee Dummer.

Portugath, I to true in The Levis-Died, a new write ordered, Feb. 1, 1787.

Charles Stuart; Vice-Admiral of the White; died, a new writ ordered, Feb. 12,

Edward Vernon; Admiral of the Squadron in the West Indies.

NOL IN J. T.

rarmouth.- Lo. d Harry Powlett; Made his election for the county; a new writ ordered, Feb. 17, 1737, upon the petition against him being witadrawa.

Paul Burrard; Died, a new writ ordered,

Jan. 15, 1786.

Authony Chute. Thomas Gibson; Cashier of the Pay-Office,

Petersfield.—Sir Wm. Jolluffe. Edw. Gibbon.

Newport .- William Fortescue; Made a Baron of the Exchequer; a new writ ordered, Feb. 10, 1736.

George Huxley. Gustavus visc. Boyne; Made a Commissioner of his Majesty's revenue in Ireland; and a new with being or-dered, June 21, 1737, he was re elected.

Stockbridge.-John Montagu; Died; a new

writ ordered, Feb. 11, 1785. Sir Humphry Monoux. John Berkeley. Newtown.-James Worsley. Thomas Holmes.

Christ-Church.-Edward Hooper, jun. Joseph Hinxman; Died; a new writ ordered, Minch 24, 1730.

Charles Arm. Powlett.

Lymington.—Sir John Cope. Maurice Bockland; Colonel in the Foot Guards.

Whitechurch .- John Selwyn, jun.; Treasurer to the Dake and the two Princesses.

John Conduit; Made his election for Southampton; a new writ ordered, April 10, 1785, upon his seng voted only chetch.

John Mordaunt; Colonel in the Foot

Guards, made one of the Equerries to his Majesty; and a new writ being ordered, June 20, 1737, he was re-elected.

Andover .- John Pollen. William Guidott.

STATE BUSHIRE Sir Walt, Wag, Rarrot. Will. Levison Gower.

Litchfield.—Geo. Venab. Vernon. Sir Row-

Stafford.—Thomas Foley; Died, a new writ ordered, Jan. 24, 1738.

Will an Chetwynd John viscount Chetwynd

Mere sile under Line - Bryt Lev. for ver. John Lawton; Chief Clerk of the Sureties in the Excise; died, a new writ ordered, Nov. 18, 1740

Raidle Wight, ham.

To the Herd John Philip Sackyole; Cop. tain of a Company of Foot.

George Compton; Upon his being voted dala in the large pton, be made his condition and the walls are ordered as a second tent of the second tent and the second tent are second tent as a second tent are second tent are second tent are second tent as a second tent are second tent as a second tent are second tent are second tent as a second tent are second tent are second tent as a second tent are second tent are second tent are second tent as a second tent are second tent are second tent as a second tent are second tent as a

Charles Cotes.

Suffork .- Sir Robert Kemp; Died, a new Sir Jermyn Davers. Sir Cordell Firebrace.

Ipswich .- Samuel Kent; Distiller to the

William Woo'sston; Trustee for Georgia. [28]

Dunwich.—Sir George Downing. Sir Orlando Bridgeman; Commissioner of Trade and Plantations, made Governor of Barbadoes; a new writ ordered, Feb. 14, 1788.

William Morden.

Orford.—Richard Powys. Lewis Barlow; Died, a new writ ordered, Jan. 25, 1738. John Cope; Colonel of a regiment of dragoons in Ireland.

Aldborough.—George Purvis; Made a Commissioner of the Navy; and a new writ being ordered, Feb. 19, 1735, he was reelected and died; a new writ ordered, March 24, 1741.

William Conolly, Francis Gashry; Commissioner of the Sick and Wounded.

Sudbury.—Edw. Stephenson. Richard Price.
Eve.—Stephen Cornwallis. John Cornwallis;
Equerry to the Prince of Wales.

St. Edmundsbury.—Thomas Norton. Thomas Hervey; Made Surveyor of his Majesty's Gardens; and a new writ being ordered, May 16, 1738, he was re-elected.

Sonny.—Thomas Scawen. Arthur Onslow. Southwark.—Tho, Inwen. Geo. Heathcote.

Blechingly .- Sir William Clayton.

Kenric Clayton.

Ryegate.—Sir Joseph Jekyll; Died; a new writ ordered, Feb. 7, 1739.

James Cocks John Harrey.

Guilford.—Richard Onslow; Succeeded his futher as lord Onslow; a new writ ordered, Nov. 18, 1740.

Richard Onslow. Denzil Onslow.

Gatton.-William Newland; Died; a new writ ordered, May 9, 1738.

Paul Docminique; Died; a new writ or-

/dered, March 27, 1785.

George Newland; Professor of Geometry at Gresham College.

Charles Docminique.

Hastemere.—James Oglethorpe. Peter Burrel; Sub-Governor of the South Sea Company.

Sussex.—James Butler. Henry Pelham.

Chichester.—James Brudenell; A Commissioner of Trade and Plantations, and Groom of the Bedchamber to his Majesty.
Thomas Yates.

Horsham.—Charles Eversfield. Henry Ingram; Made Commissary of the Stores and Provisions in the Island of Minorea; and a new writ being ordered, May 15, 1736, he was re-elected, and succeeded his brother as Viscount Irwin in Scotland; a new writ ordered, Feb. 1, 1737.

Charles Ingram.

Midhurst.—Thomas Bootle. Bulst. Peach. Knight; Died; a new writ ordered, Jan. 28, 1736.

Sir Hen. Peachey; Died; a new writ ordered, Jan. 24, 1758. Sir John Peachey.

Lewes.—Thomas Pelham. Thomas Pelham; Died, a new writ ordered, Jan. 24, 1738. John Morley Trevor.

New-Shoreham.—John Phillipson; Made a Commissioner of the Navy; and a new writbeing ordered, May 22, 1739, he was reelected.

Thomas Frederick; Died; a new writ ordered, Nov. 18, 1740.

John Frederick.

Bramber —S.r Harry Gough. Harry Gough Steyning.—Hen. marq. of Carnarvon; Lord of the Bedchamber to the Prince of Wales.

Sir Robert Fagg; Died, a new writ or-

dered, Nov. 18, 1740. Hach Younge.

East Grinstead.—Char'es earl of Middleser Edward Conyers; Gentleman of the Privy Chamber to his Majesty.

Arundel.—John Lumley; Groom of the Bedchamber to the Prince of Wales, and Colonel in the Guards; died, a new writ ordered, Nov. 15, 1739.

Sir John Shelley. Garton Orme.

WARWICKSHIRE.—Sir Charles Mordaunt.
Loward Digby.

Coventry.—Sir Adolph. Oughton; Died, a new writ ordered, Feb. 1, 1737.

John Bird; Made a Commissioner of the Stamp-Office.

John Neale; His election declared void. George earl of Euston. John Neale; Comptroller of the Household to the young Princesses.

Warwick.—Sir William Keyte; Wm. Bromley, jun.; Both not duly elected. Thomas Archer. Henry Archer.

We strucker and .- Authory Lowther, Daniel Wilson.

Appleby .- Sir John Ramsden. Walter Plumer,

WILTSHIRE.—John Howe; Created lord Chedworth at the end of this Parliament. John Ivory Talbot.

New Sarum.—Peter Bathurst. Henry Hoare; Banker in London.

Wilton.—Robert Herbert; Made a Commissioner of Trade and Plantations, and a new with being ordered, June 20, 1787, he was re-elected.

William Herbert; Made one of the Grooms of the Bedchamber to his Majesty; and a new writ being ordered, April 22, 1740, he was re-elected.

Downton.—Authory Duncombe.

Joseph Wyndham Ashe.

Hindon.—Stephen Fox; Made his election for Shaftshary.

George Fox; Son-in-law and heir of lord Bingley.

Henry Fox; Made Surveyor General of his Majesty's works, and a new writ being ordered, June 17, 1737, he was re-elected.

Thite in geologise in the invention #Southernt programmy typical month

He itestury - Edward Ashe. Peirce A'court Westbury -George Evans. John Bance.

Colne - Walter Hungertord. Wm Ducket Devizes .- Francis Eyles. Sir Joseph Eyles; Remitter for the Crown; died, a new writ ordered, Feb. 18, 1740.

John Garth; Recorder of this Borough. Chr, cohom Rusing L. of R gers Hill land; Made a Welsh Judge; a new writ

ordered, June 16, 1737. Edward Bayntan Rolt

Malmesbury .- Giles Earle; Made a Lord of the Treasury; and a new writ being ordered, June 30, 1737, he was re-elected. Will. Rawlinson Earle; Made Clerk of

bis Majesty's Ordnance; and a new writ being ordered, Dec. 18, 1740, he was re-

Cricklade .- William Gore; Died; a new writ ordered, Nov. 15, 1739. Sir Thomas Read. Charles Gore.

Bedwin William Sloper; Deputy Cofferer of his Majesty's house rold

Robert Murray; Culonel of a regiment of fout, and a Brigadier-General; died, a new writ ordered, March 29, 1738.

Edward Popham.

Ludgersh II.- Daniel Boone. Peter Delmé Old Sarum .- Thomas Pitt; Made his election for Oakh mayeon

William Pitt. Robert Nedham.

Wittin Busset -bur Rivert Lang Nicholas Robinson; Captain of a Sloop to prevent Smuggling.

Murlborough .- Francis Seymour. Edward Lisle; Made his election for the county of Southampton; a new writ ordered, Feb. 17. 1737.

John Crawley.

Worcestershire .- Sir H. Perot Packington. Edmund Lechmere.

Worrest r -Rat at Lockword.

Sannel 5 udys.

Droitand, -Edward Filty Thomas Wasnington; Made a Lord of the Treasury, and a new writ being ordered, May 19, 1736, he was re-elected, and made Cofferer of his Majesty's Honsehold at the expilation of this Parliance it.

Eversham .- William Taylor; Counsellor at Law, and Recorder of this Borough; died, no new went issued

Sir John Rusbout.

or or a

Bewdley .- William Bowles; Made his election

for Bridport.

Phineas Bowles; Colonel of a regiment of dragoons in Ireland, and a Brigadier-Gemeral on the Irisa establishment, ancomords a General.

YORKSHIRE, -Cholmond. Turner. Sir Myles Stapylton.

Fork Sir John Lster Kaye. Edward Thompson; Made a Lord of the Admiralty at the end of this Parliament.

Kingston upon Hull .- George Crowle; Made a Commissioner of the Navy, and a new withing ordered, May 9, 1738, he was reelected

Renry Maister.

ha reshoring h -- S. Henry Slugsby. Rich. Arundel; Made Master-worker of the Mint; and a new writ being ordered, June 20, 1737, he was re-elected,

S and the San-Wootom Than pson Strickland; Died, a new win ordered, Jan. 15, 1730.

Thomas vise. Dupplin; Not duly elected. William Oshaldeston.

Rippon .- William Aislabie; Made one of the Auditors of the Imprests; and a new writ being ordered, Jan. 24, 1738, he was reelected,

Luomas Doncondie.

Rubin Lel. - John York. Sa Convers D'Arey. Hedon .- Sir Fra. Boynton; Died, a new writ ordered, Nov. 15, 1759.

George Beckeley Henry Politics; Brigadier-General of his Majesty's Forces.

Boroughbriage .- James Tyrrel

George Gregory.

Malton .- Sir Will. Wentworth. Henry Finch. Thosk .- So The I ankland.

Frederick Frankland

Aldborough .- Henry Polham : Made his election for the county of Sussex; a new writ ordered, Feb. 12, 1735.

William Jessop; Died, a new writ ordered, Feb. 12, 1735

John Jewkes. Andrew Wilkinson. Bererleg.-Sir Charles Hotlanic Gram of

the Bedchamber to his Majesty, and Colonel of a regiment of foot; died, a new writ ordered, Jan. 24, 1739. L'erace Bartshaw, Charles Pellam.

Not to me. It is I see Deeper Suit . Day area wet over d, No. 18, 172 W.Ilam Smelt.

Pontetract.—Sir Will, Lowther. John visc. Galway.

CINQUE PORTS.

Hustings .- Tho. Pelham, jun. Sie William Ashburnhum; Made Receiver of the Compositions in his Majesty's Office of Alienafions; and a new writ being ordered, April S, 1735, he was re-elected.

Decr. - Day d Papithm. Thomas Revell; One of the Countries overs of the Victualling Office.

Sandreich.-Josiah Burchet Sir George Oxenden

Hythe.—Hercules Baker; Made Treasurer of Greenwich Hospital; and a new writ being ordered, March 2 175t he was re-cleated

William Glanville; Made a Commissioner of the Revenue in freland; and a new writ being ordered, June 20, 1737, he was reclected.

New Romney.—David Papillon; Made his election for Dover.

Stephen Bisse. Sir Robert Austen.

Ryc.—Sir John Norris; Commander in chief of his Majesty's fleet, and vice-admiral of England.

Philips Gybbon.

Winchelsen,-Robert Bristow; Died, a new writ ordered, Jan. 24, 1738.

E. Hungate Beaghan; Gentleman of the

privy chamber to his Majesty.

Sectord. — Sir W. Gage. William Haye; Made a commissioner of the Victualling Office; and a new writ being ordered, May 16, 1738, he was re-elected.

WALES.

Anguest a — Nicholas Bayley.

Beaumaris.—Richard visc. Bulkeley; Died, a new writ ordered, April 6, 1789. James visc. Bulkeley.

Baccon.-John Jefferies.

Brecon Town.—John Talbot; Made a Welsh judge; and a new writ being ordered, April 1. 1440, ht was to elected.

Carliers Arnhoy Lleydy

Cardigan Town .- Richard Lloyde.

CARAMARITIES. Sir Nach Walha us.

Caermarthen Town .- Arthur Bevan.

CARNARVON.—John Griffith; Died, a new writ ordered, Nov. 15, 1739.

Care true a Lown .- Thomas Wynne.

Dennich.—Sir Wat. W. Wynu; Accepted the office of steward of his Majesty's lordships of Bromfield and Yale, in the county of Denbigh, on the death of his father, by a grant from queen Anne; and a new writ being ordered. Anne; and a new writ being ordered.

Denbigh Town .- John Middelton.

Print, - Sir Thomas Mostyn

Foot Town.-Sa George Wyone.

Glamondan.—William Talbot; Succeeded his father as lord Talbot, a new writ ordered, Feb. 24, 1737.

Bussy Mansell.

Cardiffe Town.—Herbert Windsor; Succeeded his father as lord Montjoy, in England, and viscount Windsor, in Ireland; a new wrtendered, Feb. 1, 1739.

Harbert Mackworth

Merionera -W L. in Vaughai.

Movie a thir - In c. D. arena; Succeeded his father as viscount Hereford; a new write order of the result of the r

Robert Williams.

Montgomery Town,-William Corbet.

Pemerone.—John Campbell; Made a lord of the Admiralty; and a new writ being ordered, May 20, 1736, he was re-elected.

Pembrane Town -- William Owen.

Haverfore II est.—Sir Erasmus Philipps.

RADNOR .- Sir Hum. Howarth.

New Radnor Town .- Thomas Lewis.

SCOTLAND.

SATE OF

Almrdeen -Sir Arthur Forbes.

Air.—Brig. Gen. Ja. Campbell.

Argule.—Sir James Campbell; Made his election for the shire of Stirling, upon his being voted duly elected; and a new writ ordered, May 31, 1750.

Capt. Charles Campbell.

Banff.—Jas. Abercrombie; Captain of Foot, King's painter in Scotland, and deputy-governor of Stirling-castle.

British 4 M. His. Campbell; Brother to the earl of Marchinout.

Bute and Untarious - Drig. Peter Campbell; Lieutenant-governor of Portsmouth.

Clackmannan and Kinross .- James Ereskine; Secretary to the Prince for Secretariations.

C. one. if An . a — John Complett; Made his classical to the country of Pembroke. Alexander Broke

Dumfries.—Charles Areskine; Made lord-advocate for Scotland; and a new writ being ordered, June 21, 1737, he was re-elected

Dunbarton, -- John Campbell.

Edinburgh.—Robert Dundass; Made one of the senators of the college of Justice in Scotland; and a new writ ordered, June 21, 17, 7.

Sir Charles Gilmour.

Elger.—Al xander Brodie

Fife.—Sir John Anstruther.

Finfar,—Thomas Lyon; Succeeded his brother as earl of Strathmore: a new writ ornered, April ., 1755.

William Maule.

Hed lington. Joint Cockburn.

Inc mess - Sur James Grant.

King to c - Jo h Fulconar,

I was a Patrick Heron.

L. ... Lo I William Hammen; Dad, a new writ ordered, Feb. 11, 1735.

Sir James Hamilton.

Linlithgow .- Alexander Hamilton.

Orkney and Zetland .- Col. Robert Donglas.

Peebles.—Sir Alexander Murray, and Sir J. Nasmyth; Double return; the former wite limited and

Perth. Lord John Murray.

Renfrew.-Al. Cunninghame.

Ross - Hugh Ross.

Roaburgh. John R atherford, sun.

Selkirk.-John Murray.

Starteg. - Six James Compbell

Sutherland .- Sir James Ferguson; Made one of the senators of the college of Justice; a new with ordered. March 55, 1550. Colonel James St. Clair.

Wigtoun.-Col. William Dalrymple.

Edinburgh City. - Patrick Lindsay; Lord Provost.

Bottous Bs OF

Kirkwall, &c .- Sir Robert Monro.

Fortrose, &c. - Duncan Forbes: Made lordpresident of the college of Justice in Scotland, and a new writ ordered, June 21, 1737.

Duncan Urquhart; Lieutenant in the

Foot-guards.

Elgin, &c .- William Stewart; Paymaster of fore on pensions, oversier of the king's i the Exchequer in Scotland.

Aberdeen, &c .- John Middleton; Brigadiergeneral, governor of Holy Island, and purveyor of coals and candles for the guard room, Cannongate: died, a new writ ordered, May 9, 1739.

John Maule; Keeper of the register of

the Sasines at Edinburgh.

Forfar, &c .- John Drummond; One of the commissioners for settling commerce.

Craill, &c .- Brig. Gen. P. Anstruther; Deputy governor of the Island of Minorca.

Dysart, &c .- Cuptain Thomas Leslie.

Increal ion, &c -Lieut, Col. Peter Haiket.

Glasgow, &c .- Colonel John Campbell.

Section, Se -James Carintohael.

Haddington, &c .- James Fall.

Dumfries, &c.-Charles Areskine; Made his election for the shire of Dumfries; a new

Writ ordered, April 9, 1785.

Sir John Douglas, and William Kirkpatrick; Double return; the former waved his return, and the latter was made one of the principal clerks of the court of Session in Scotland; and a new writ ordered, May 19,

Sir Robert Laurie.

Wistown, ac - Captain James Stuart.

Air, &c .- Colonel James Stuart.

LAST OF THE SIXEFEN PLERS OF SCOTLAND.

Duke of Athol

Buccieugh

Blarg, of Lothian

Earl of Crawford

Sur erland

Morton

Log don

Panater

Earl of Selkirk

Bulcarras

Dummere

Orkney

Pr tmore

Hopeton

List Lord Cacheart.

Mr. Arthur Onslow rechosen Speaker. The Commons being returned to their House,

Mr. Henry Arthur Herbert, burgess for the borough of Ludlow, addressing himself to the clerk, (who, standing up, pointed to

him, and then sat down,) said,

That, as the continuance, and full enjoyment, of all our civil and religious rights. were part of those blessings which distinguished his Majesty's reign over us, and a due and proper use of them was what gave his Majesty the most sensible pleasure, the House was then returned from his royal presence to exercise one of their highest privileges, the free choice of a Speaker, an office of so great honour, confidence, and importance, that none but a person of the most consummate character and accomplishment should be thought of for it: That if the confusion, which he said he was then under, were observed, he boped the House would attribute it to a just diffidence of himself, and a just awe of the greatness of the audience, and be convinced, that he could not be prevailed upon to deliver his sentiments in public, by any other motives whatever, than a true zeal for the honour and service of the House, a desire to do justice to a gentleman whose merits the House had long had experience of, and a satisfaction that he proposed to himself from the ready compliance of the House with the motion he should conclude with: That if candour, judgment, and impartiality, in conducting the debates of the House, a perfect knowledge of our lass and constitution, as well as of the business of parliament, and a just spirit to support that constitution, as well as to preserve the order, dignity and privileges, of the House, were the valuable and essential qualities required in a Speaker, he was persuaded, that no one could hesitate in making a proper choice: Then, since every gentleman must easily recollect with what general applause those great qualities were exerted, in the last parliament, by an honourable person whom, he said, he had in his eye.- That he was conscious, that what he could say would

8 GEORGE II. fall very short of what the gentleman deserved; and, should be attempt to enter particularly upon enumerating his merits, it might possibly appear, that he thought others were less sensible of them than he was, and be disagreeable to the honourable person himself, to whom alone, he said, those merits seem unknown.-To engage an approbation of him the more effectually, he desired the House to reflect in what manner he formerly rose to the chair; not, he said, by the violence or caprice of contending interests; not to serve the views of any particular set of men: No-He said, his great talents and accomplishments induced the House of Commons, in the last parliament, to invite him to the acceptance of that high station; and, as their unani-mous concurrence placed him there, the universal approbation his conduct met with fully justified the prudence of their choice; but whatever were their first impressions, or the reasons that then prevailed in his favour, those certainly must now, he said, be of much greater weight by the proofs he had given of his abilities, in discharging that important trust so manifestly to the honour of the House, and so agreeably to the esteem and character that he bore in the world.-In justice therefore to his conduct, and in acknowledgement of his services, he took the liberty, he said, of moving, " That the right

take the chair as Speaker.35 Then The Honourable James Cholmondeley, burgess for the borough of Camelford, addressing himself likewise to the Clerk, who standing up, pointed to him, and then sat

honourable Arthur Onslow, esquire, might

down, said,

That the experience, that so many gentlemen present had of the great honour, integrity, and shility, of the honourable person recommended to the House upon this occasion, would, he hoped, excuse the liberty he then took, he said, of expressing not only his consent, but likewise his earnest desire, of seeing him once more placed in the chair.-That, if the House looked back upon his conduct and behaviour, as Speaker of the late House of Commons, the many proofs the House then had of his knowledge in parliamentary affairs, must naturally induce them to conclude, that they should still find in him the same unwearied diligence and attachment to the public business, the same steady adherence to the true interest of his country, and an equal zeal and vigour in supporting the rights and privileges of the House;

and therefore, he said, he flattered himself that he should meet with the unanimous concurrence of the House in the nomination of the person proposed.—That he should have sat still, being he said, sensible, that such a character wanted no assistance to make it strike deep in the favour and opinion of mankind; but that the forms of the House required that every motion should be first moved, and seconded, before it can be received; in compliance to which, he said, he then took the liberty to second the motion that had been made; and he flattered himself, he said, that the House would not be so much wanting to themselves to neglect or overlook a character of such distinguished merit, when the House was upon the choice of a person to so high and important a trust.

And the House calling Mr. Onslow to the Chair, be stood up in his place, and

said, Mr. Hardinge; " I will not dissemble the satisfaction I have, that any behaviour of mine, in the last parliament, should in the opinion of any gentleman here, be a recommendation of me to the same duty in this. And the kind manner, with which my two honousable friends have been pleased to represent me to the House, on this occasion, is an honour I can never think too highly of, nor be too thankful to them for. But as men, in some respects, may be the best judges of themselves, I know myself too well not to think it a matter of justice in me to say to the House, that, whatever my experience in this great office has been, as it shewed me what qualities are necessary to a due discharge of it, did but too well convince me, at the same time, how much they were wanting in the administration of it in the last parliament. I call this, Sir, a matter of justice in me to the House; but it would be imprudent also in me not to own it, where I am sensible I have too many witnesses of it. What I at first apprehended only, I soon and always felt. And, although no man ever more experienced, and surely no man ever stood more in need of, the candour and kind indulgence of the House, I dare not, it would be presumption in me to hope for that again, which, I fear, was too much tried before; and, without which I know myself unable to do, what I know too the House ought to expect from him whom they place in this high station. It is therefore incumbent on me, Sir, to desire gentlemen to consider of some other person for this important trust, whose abilities will not want to their ancient right, proceeded to the the helps which mine have done, and must do, and who will do his duty for the ease of the House, in the order and dispatch of their business, which is the design of the office, and not to the fatigue and disquiet of the House, by too great an exercise of its patience."

But the House again calling Mr. Onslow to the chair, he was taken out of his place by Mr. Herbert and Mr. Cholmondeley, who led him from the bar of the House up to the chair, where, upon

the first step, he said,
"Before I go any further, gentlemen have an opportunity to recall what they have done, and to suffer me to return to my own place, in order to their choosing some other person more capable of this."

But the members cried "No! no!" Whereupon Mr. Onslow ascended the upper step; and standing there, said,

"Since gentlemen have commanded me hither, I beg leave to return them my lumblest thanks for the great honour they have conferred upon me; but, as it is to a painful service, which may be too much for me again, I hope gentlemen will permit me to lay my infirmities before his Majesty, and implore his leave to the House to make another choice, which, upon recollection, may be more pleasing to gentlemen, and more for the public benefit, then what they have now done."
The House cried "No! no!

And thereupon he sat down in the chair; and then the mace, which before lay under the table, was laid upon the table.

The Speaker's Speech on being presented and approved of.] January 22. The King being seated on the throne, adorned with his crown and regal ornaments, and attended with his officers of state; the prince of Wales, in his robes, sitting in his place on his Majesty's right hand; the Lords being also in their robes; commanded the gentleman usher of the Black Rod to let the Commons know, " It is his Ma-Jesty's pleasure, that they attend him immediately, in this House." Who being come;

Mr. Onslow said,

"May it please your most excellent

Majesty; 4>

" The Commons of Great Britain, in parliament assembled, have in pursuance of Jest Majesty's direction, and according

election of one of their members, to be presented to your Majesty for their Speaker: and their choice, Sir, has again fallen upon me, for this important trust. An office, Sir, which almost in all times has been deemed too important and difficult for any person to undertake, without expressing his fears and dread of not performing his duty in it, and of the state thereby receiving detriment through his inabilities. A caution, Sir, none can use better than they who have experienced the difficulty; nor your Majesty's power of remitting your Commons to another choice be better exercised, than where you, Sir, must have experienced a former insufficiency. My knowledge suggests the one: my fears the other. Both make it a matter of duty in me to be an humble suitor to your Majesty, that, in grace to your faithful Commons, your Majesty will be pleased to send them back, to re-consider what they have done; and to make choice of some other person on this occasion, more proper than I am, for their service and your royal approbation." Then,

The Lord Chancellor, receiving directions from his Majesty, said,

"Mr. Onslow; His Majesty, having experienced your ability and integrity in the execution of the important office of the Speaker of the House of Commons, and your zeal for his service and for the interest of your country, commands me to let you know, that he entirely approves the choice the Commons have made of you to be their Speaker: his Majesty therefore is not pleased to admit your excuse; but allows and confirms you to be Speaker."

Then Mr. Speaker said,

"Whatever difficulties, Sir, may attend the execution of the office your Majesty has now been pleased to confirm me in; whatever my sense may be of my inability to perform it as I ought: it is my duty to submit myself to your Majesty's commands; and to acknowledge, with all gratitude, your Majesty's grace to me, and the high honour I receive in this promotion; and to assure your Majesty, as I do, of my best endeavours to discharge this great trust with impartiality and uprightness of mind, as what I am sensible will best recommend my poor services to your favourable construction, and be most likely to induce your Majesty's pardon on my

failings and infirmities: which I humbly implore of your Majesty; at least, that they may be imputed only to me, and in no wise to your faithful Commons. And, that your Commons in parliament may be the better enabled to perform their duty to your Majesty and their country, I do, in their name, and in their behalf, by humble petition to your Majesty, lay claim to all their ancient Rights and Privileges; particularly, " That their servants and estates may be free from arrests and all molestation. That they may enjoy freedom of speech, for the better management of their debates; and have liberty of access to your royal person, when occasion shall require it. And, That all their proceedings may receive from your Majesty the most benign interpretation."

8 GEORGE II.

Then the Lord Chancellor, by his Majesty's further commands, said,

"Mr. Speaker; His Majesty is fully satisfied of the duty and affection of the House of Commons, and of their discretion and temper. His Majesty therefore very readily grants them all their privileges, in as ample a manner as they have at any time been granted or allowed by any of his royal predecessors.—As to what you have desired with regard to yourself; his Majesty will always put the most favourable construction alon your words and actions in the execution of your duty, if you, 'Sir, who are so conversant in the rules and usages of parliament, should ever stand in need of it."

The King's Speech on Opening the Session.] Then his Majesty spake as follows:

" My Lords and Gentlemen,

"The present posture of affairs in Europe is so well known to you all, and the good or bad consequences, that may arise, and affect us, from the war being extinguished, or being carried on, are so obvious, that I am persuaded you are met together fully prepared and determined to discharge the great trust reposed in you at this critical conjuncture, in such a manner, as will best contribute to the honour and interest of my crown and people.

"I opened the last session of the late parliament by acquainting them, that as I was no ways engaged, but by my Good Offices, in the transactions that were declared to be the principal causes and motives of the present war in Europe, it was necessary to use more than ordinary prudence

and circumspection, and the utmost precaution, not to determine too hastily upon so critical and important a conjuncture; to examine the facts alledged on both sides, to wait the result of the councils of those powers, that are more nearly and immediately interested in the consequences of the war, and particularly to concert with the States General of the United Provinces, who are under the same engagements with me, such measures as should be thought most advisable for our common safety, and for restoring the peace of Europe.

"We have accordingly proceeded in this great affair with the mutual confidence which subsists between me and the Republic; and having considered together on one side the pressing applications made by the imperial court, both here and in Holland, for obtaining succours against the powers at war with the Emperor, and the repeated professions made by the Allies on the other side, of their sincere disposition to put an end to the present troubles upon honourable and solid terms, I concurred in a resolution taken by the States General, to employ, without loss of time, our joins and earnest instances to bring matters to a speedy and happy accommodation, before we should come to a determination upon the succours demanded by the Emperor. These instances did not at first produce such explicit answers from the contending parties, as to enable us to put immediately in execution our impartial and sincere desires for that purpose: resolved, however, to pursue so great and salutary a work, and to prevent our subjects from being muecessarily involved in war, we renewed the offer of our Good Offices in so effectual a manner, as to obtain an acceptation of them.

"In consequence of this acceptation, and of our Declaration made thereupon, to the respective powers engaged in the war, no time has been lost in taking such measures, as should be most proper to make the best use of their good dispositions for re-establishing the tranquillity of Europe: And I have the satisfaction to acquaint you, that things are now brought to so great a forwardness, that I hope in a short time a plan will be offered to the consideration of all the parties engaged in the present war, as a basis for a General Negotiation of Peace, in which the honour and interests of all parties have been consulted, as far as the circumstances of time, and the present posture of affairs

would permit.

" I do not take upon me to answer for the success of a negotiation, where so many different interests are to be considered and reconciled; but when a proceeding is founded upon reason, and formed from such lights as can be had, it had been inexcusable not to have attempted a work which may produce infinite benefits and advantages, and can be of no prejudice, if we do not suffer ourselves to be so far amused by hopes, that may possibly be afterwards disappointed, as to leave ourselves exposed to real dangers.

" I have made use of the power, which the late parliament intrusted me with, with great moderation; and I have concluded a Treaty with the crown of Denmark, of great importance in the present conjuncture. It is impossible, when all the courts of Europe are busy and in motion, to secure to themselves such supports as time and occasion may require, for me to sit still, and neglect opportunities, which, if once lost, may not only be irretrievable, but turned as greatly to our prejudice, as they will prove to our advantage, by being seasonably secured; and which, if neglected, would have been thought a just cause of complaint. This necessary confidence, placed in me, has given great weight to my endeavours for the public good.

"Gentlemen of the House of Commons: " I have ordered the Accounts and Estimates to be prepared and laid before you, of such extraordinary Expences, as were incurred last year, and of such services, as I think highly necessary to be carried on and provided for: and whatever additional Charges shall be found necessary, shall be reduced, as soon as it can be done consistently with the common security.

" And as the Treaty with the crown of Denmark is attended with an expence, I have ordered the same to be laid before you.

"I make no doubt but I shall find in this House of Commons the same zeal, duty, and affection, as I have experienced through the whole course of my reign; and that you will raise the necessary Supplies with cheerfulness, unanimity, and dispatch.

"The sense of the nation is best to be learned by the Choice of their Representatives; and I am persuaded that the behaviour and conduct of my faithful Commons will demonstrate, to all the world, the unshaken fidelity and attachment of my good subjects to my person and goto mient.

[VOL. IX,]

"-My Lords and Gentlemen,

" It is our happiness to have continued hitherto in a state of peace; but whilst many of the principal powers of Europe are engaged in war, the consequences must more or less affect us; and as the best concerted measures are liable to uncertainty, we ought to be in a readiness, and prepire a miller or me, and continue pences are in some degree increased, to prevent greater, and such as if once cutered into, it would be difficult to see the end of, I hope my good subjects will not repine at the necessary means of procuring the blessings of peace, and of universal tranquillity, or of putting ourselves in a condition to act that part, which may be necessary and incumbent upon us to take."

Delete in the I rleer it Address of Thanks.] His Majesty having retired, their lordships immediately took the said Speech into consideration. As soon as it was read, the date of New Istle moves .

66 That an humble Address be presented to his Majesty, to return the Thanks of this House, for his most gracious Speech

from the throne.

"To acknowledge his Majesty's paternal care and tenderness for the welfare of his people, in employing his unwearied endeavours to prevent their being unnecessarily involved in the present war, and concerting measures with the States General for restoring the public tranquillity.

"To declare the great satisfaction this House conceives, in the good offices of his Majesty and that Republic being accepted by all the parties engaged in the war; and to express their thankfulness for his Majesty's vigilance, in losing no time to carry on this salutary work to such a degree, that a plan may shortly be offered as a basis

for a general negotiation.
"To assure his Majesty, that this House is incapable of being so far amused by any hopes, as to leave the security of his Majesty and his kingdoms exposed to real dangers: and that they will cheerfully support him in all such measures as may be necessary, for procuring the blessings of peace, or for putting this nation in a condition to act that part which it may be incumbent on Great Britain to undertake.

" To assure his Majesty, that this House can entertain no doubt but he will find the same unshaken fidelity from all his good subjects, which he so justly expects; and that this House doth unfeignedly consider

[Southampton Horary Disct sation Unit

the maintenance of the religion and liberties of this nation, as entirely involved in the security of his sacred person and government, and of the succession in his royal House, and in transmitting these invaluable blessings to posterity."

This Motion was seconded by lord Hinton, and was introduced with Speeches, the Substance of which was as follows:

My Lords, as this nation was no way concerned in the transactions, which were declared to be the principal causes and motives of the present war in Europe, I cannot but admire the wisdom of his Majesty's conduct, in preventing this nation's being any way engaged in it; but, my Lords, when the sword is once drawn, it is impossible to foretell how far it may be carried, or when it will be put up. parties engaged may, as yet, be moderate in their expectations, as well as their demands; but success of either side may elate the minds of the victors, and make them resolve to carry their conquests much farther, than they at the beginning really intended, and farther than is consistent with the balance of power, or the liberties of Europe; and therefore, though this nation was, at first, no way concerned with the motives or causes of the war, yet it may at last come to be very deeply concerned in the event. For this reason it became necessary, as soon as the war broke out, to put this nation not only in a proper posture of defence, but in a condition to act with vigour, in case of need; and in this the wisdom of his Majesty's councils is not less conspicuous, than the care he has taken not to engage us too hastily in the war.

The most ambitious designs, my lords, may sometimes be concealed under the most plausible pretences; but to penetrate into the most secret springs, and to dis-Cover the real views of the parties concerned, there was no method more certain or more effectual, than that which his Majesty has taken. To make an offer of his good offices, for composing the present unhappy differences of Europe; and, in pursuance of the acceptation of his good offices, to propose such a plan of peace as may be consistent, as much as possible, with the honour and interest of all the parties engaged in war, is a certain and an infallible way to discover, whether any of them have secret views, which are inconsistent with the general interest of Europe; and if any such views should be discovered, then will it be proper and neces. sary for his Majesty, and the other princes and states of Europe, to join together, and concert such measures as may defeat those ambitious views, wherever they may be found lurking and concealed.

This, my Lords, was the most prudent and the most effectual measure which his Majesty could pursue; and, in the pursuit of this measure, he has taken all those steps which the most consummate wisdom could direct: he has taken care, that neither of the parties concerned should have the least reason to suspect his being any way partial in the affair; and he has, in every thing, acted in concert with the States General of the United Provinces, who are our most natural allies, and who are under the same engagements with him, By this concert, if there be any prince or state in Europe, that entertains an ambitions view of conquest, they will be made to see, that, as soon as their views are discovered, they must expect to be attacked by the united force of Great Britain and Holland; and there is no more effectual way of preserving the peace of Europe, than that of depriving the ambitious of all hopes of success, in any of the projects they may form against the liberties or the dominions of their neighbours.

To make this measure still more effectual, it was necessary, my Lords, not only to provide for our defence at home, but to arm ourselves with alliances abroad, and to engage as many of the princes and states of Europe, not already concerned in the war, as we could, in the same salutary measures: for this reason we cannot but applaud his Majesty's conduct, in having concluded a treaty with the king of Denmark; by which, and by the other treaties which his Majesty may hereafter conclude, it is not to be doubted, but that he will be enabled to put a stop to the victorious arms of either of the parties engaged in war, in case they should attempt to carry their successes and their conquests farther than may be consistent with the balance of

power in Europe.

At the same time, my Lords, we cannot but admire his Majesty's prudence and moderation, in the use he has made of that power, which was so reasonably granted to him by the last session of last Parliament, with respect to the additions he has been pleased to make to the naval or land forces of this kingdom: the additions made to either are but very inconsiderable; the principal expense has been occasioned by

making additions to our naval force, which expence is always the least burthensome, and the most useful to this nation; and the small addition that has been made to our land forces, has been made in that way which is most convenient to the subject, and least expensive to the public: yet, my Lords, this moderate use of that power, this small additional expence which the nation has been put to, joined with the prudent measures which his Majesty has pursued abroad, has already, we see, produced extraordinary effects. It has already produced an acceptation of his Majesty's good offices, for composing the differences now subsisting in Europe; and it is not to be doubted, but that a continuance of the same vigorous measures, will produce a general agreement to that plan of peace which his Majesty, in conjunction with his allies, is to propose to the parties engaged in the present war.

As these measures, and the good effects of them, have proceeded from that concord and confidence which have hitherto subsisted between his Majesty and his Parliament, so the good effects which we are yet to expect from them, must entirely depend upon the powers at war being convinced, that the same concord and confidence do still subsist; and therefore I shall take the liberty to move your lordships, That, &c. (as before-mentioned.)

To this Motion an Amendment was proposed, "That all the intermediate paragraphs between the first and last should be left out, and that the Motion should stand thus:

"To return his Majesty their unfeigned thanks for his most gracious speech from the throne; and to acknowledge the felicity they enjoyed, in his Majesty's having always esteemed the interest of sovereign and subject as mutual and inseparable, and having made the due execution and observance of the laws the rule of his government; and to assure his Majesty, that they were determined to convince the world, by a steady course of loyalty, that they considered the maintenance of the irreligion and liberties, as being involved in the support of his Majesty's person and government, and in the preservation of the Protestant succession in his royal House; and that it was their unalterable purpose, to transmit these invaluable blessings to pos-

The Argument for this Amendment was to the effect as follows:

My Lords, the members of this House, who are in the same situation with me, must labour under a very great disadvantage, when they are to give their senti-ments of what is proposed upon any such occasion as the present. As we know nothing of his Majesty's speech, till we hear it from the throne, nor any thing of the motion intended to be made, till we hear it in this House, it cannot be supposed that we can speak so exactly or methodically to it as otherwise we might. If I had the motion, my Lords, in my hand, I could exactly point out the paragraphs I am to speak to; but as I have not, I hope your lordships will allow me to speak from the notes I have taken of it; and if I have mistaken any of the paragraphs, I hope those lords, who are better acquainted with it than I am, will endeavour to set me right. I shall readily admit, that the motion made, by the noble duke, has been drawn up with a great deal of zeal and prudence and I believe it has been concerted with as much care and caution, as was consistent with the design.

The first paragraph, my Lords, is, in my opinion, a very proper return, from this House, to his Majesty's speech from the throne; and the last paragraph is a declaration of our zeal and affection for his Majesty, and his illustrious family, which I think proper upon all occasions, and even necessary at the beginning of a new Parliament, especially at such a conjuncture as the present : these two paragraphs therefore will, I am convinced, appear highly reasonable to every lord in this House; but as for all the intermediate paragraphs, it is my opinion, that they descend too much into particulars for this House to agree to, without some farther information than we

have, as yet, before us.

I hope, my Lords, our affairs are in the condition represented to us in his Majesty's speech; but, as I shall always have a great regard for the honour and dignity of parliament; and as speeches from the throne have always, in the language of this House, been supposed to be speeches from the ministers; therefore I cannot think it consistent with the dignity of this House to take things so much upon trust, as to depend entirely upon what they may be pleased from time to time to tell us. It was the ancient and the right method of parliament, to keep, as much as possible, to generals upon such occasions; to express their affection for the king, and their zeal for the service of the crown, but to 4

avoid entering into any thing that might i look like an approbation of the measures pursued by the ministers. With regard to the proceedings in this House, the descending into particulars does not, it is true, preclude us from entering into future enquiries, or from censuring what may be found to be wrong upon any such enquiry; but without doors it is otherwise; for people who are not perfectly acquainted with our methods of proceeding, which is the greatest part of mankind, look upon the Address of this House as the real sense of the House, with respect to every particular measure mentioned in that Address; and therefore, such a general approbation of all the measures that have been pursued, and the declaring our satisfaction with so many particulars, may have very bad effects, and will bring this House into contempt with the generality of mankind, if we should afterwards censure, and perhaps punish a minister, for those very measures, which we had before so fully and so particularly approved.

Speeches from the throne have always, my lords, been looked on, not only in parliament, but even without doors, as speeches drawn up by the ministers; and the design of Addresses from each House of Parliament, by way of answer or return to such speeches, has always been to testaly to the world, the affection of the parliament towards the king, and their resolutions to support him in all such measures as they shall approve of. But if we should once fall into the way of answering the speech paragraph by paragraph, and approving, without either information or enquiry, of every thing which the ministers have been pleased to mention in that 'speech, people will then begin to think, that the Address of this House was drawn up by the ministers, as well as the speech; in which case, the design of such addresses will be entirely frustrated, they will no way affect either our friends or our enemies: In short, they will become 'Vox et præterea nihil.'

With respect to the negotiations now carrying on, for restoring the tranquillity of Europe, I hope, my Lords, they will be attended with all the success which his Majesty or the nation can desire; but from our past negotiations, I cannot think, my lords, we have any reason blindly to approve of the present. This nation has, within these few years, been engaged in a great multiplicity of different negotiations, all of them expensive, and some of them such as might have been attended with

dangerous consequences: They were all intended, as we were told, to preserve the peace of Europe, and establish the public tranguality; but if that was the real and true design, no one of them proved effectual for the purpose; the last treaty always wanted a new one, in order to carry it into execution; and thus, my lords, we have been a botching and piecing up one treaty with another, for several years. The peace of Europe and the balance of power, was to have been fully established by the treaty of Hanover; but we found it would not do, and therefore that treaty was pieced up with the treaty of Seville: This, again, we found would not do; although we had then four to one, we found it impracticable. or at least dangerous to carry it into exe. cution, and therefore we were obliged to conclude the treaty of Vienna; By this the treaty of Seville was executed fully. indeed, of our side; but how this last treaty is to be executed I do not know; for it now appears that, to render it effectual, some new treaty is wanting, at least as much as for any of the former. Thus we have been setting up a sort of paper credit, in treaties and negotiations; and we have, I am afraid, extended it farther

than our fund will be able to answer. Whether this nation ought to have engaged in the war, is a question which it is impossible for your lordships, at present, to determine, because the treaty of Vienna has never yet been laid before this House; and if from that treaty, when laid before us, it should appear, that we were, in honour obliged to engage in the war, our agreeing now to the second paragraph of the motion, would no way contribute to the credit of this House: with respect to that treaty, the Dutch and we are upon a very different footing: by that treaty we went plumb in at once into the guaranty of all the Austrian dominions, without exception or reserve, at least with regard to any of the Christian powers; for, with respect to the Turks, I think we shewed them a little more regard, by making them an exception to our guaranty. The Dutch, indeed, agreed likewise to that treaty; but how did they agree to it, my lords? It was after long and mature deliberation, and, as I have been told, under several restrictions and limitations; so that with respect to the concluding of that treaty, it cannot be said that we acted in concert with the Dutch; and with respect to the late transactions, whether we have acted in concert with them I do not know, but I am

the right parties of the riversity of \$ with rist program by the firm of

certain, they have not acted in concert with us; for they concluded a treaty * of

The said Instrument was as follows:

"Their High Mightinesses having made Le evir to his most Cu estian Wajesty, by their resolution of the 20th of August, 1733, if the at the same time that they have not concerned themselves, in any manner, either directly or indirectly, with the affines of P dand, and part they design to have nothing to do with the affairs, nor with the broils which may ensue therefrom, they hope his most Christian majesty will consent, that the Austrian Nether-lands, of which his imperial majesty is at presert in possessin, and thich are to serve as a barrier to their republic, shall not be involved in the war which may happen upon occasion of the affairs of Poland: His most Christian Majesty, to give their High Mightinesses a mark of the pleasure he takes in the conduct they have observed, and of his desire that they should enjoy the tranquillity they endeavour to pro-cure to themselves, has declared, and does declave, that he will not attack the Austrian Netherlands, of which his imperial majesty is at present in possession, and which, according to the treaties, are to serve as a barrier to the republic; his said most Christian Majesty reserving to himself the liberty of repulsing the perial majesty's troops in the Austrian Netherlands, in such manner, that, without breaking in upon the neutrality stipulated, and without designing to make any settlement in the Netherlands, he may secure his frontiers; and in or 'et dicteur o to de 180 o. 11 mordt d'anconvenient means, according to the laws and usages of war. Their High Mightinesses on their part declare, that they will have no concern in the affairs of Poland, nor the differ-ences which the said affairs have occasioned, or may hereafter occasion; the whole without prejudice to the allianges they have with three jeros as they have wan Fronce, and from which alliances on both parts they do not intend to derogate; their High Alightinesses factive declarace, that they will not meet any office to prevent any thing that can affect the transport to have to have a large; and that they will not assist the emperor therein, either by their troops, or in any other manner water reco

"This convention or act of neutrality, shall be rated divided in the most of the majority and their High Mightinesses, within the space of two months, or sooner if it can be done.

e In witness whereof, we the under written embassador of his most Christian Majesty, and deports of the Landau transfer and the Landau transfer of the Naradau transfer and have affixed the seals of our arms thereto.

Done at the Hague, the 24th of November, 1733."

neutrality with France, before, I believe, we knew any thing of the matter; and, notwithstanding the great expences we have been at, in augmenting our forces both by sea and land, they have not yet added one man to their land forces, nor one ship to their naval, nor have they concluded one expensive treaty; nay, I do not know if they have been at the expence even of one courier, unless it was such as were sent on account of their treaty of neutrality. How then, my lords, can we talk of concerting measures with the States General, when, from what has been as yet made public, there appears to have been no other concert between us, than that we have perhaps, from time to time, acquainted them with the measures we were to take, and the expences we were to put ourselves to.

As for the acceptation of our good offices, it was very natural, both for the States General and us, since we were not engaged in the war, to offer our good offices for restoring the peace; this was the least that either of us could do, and it was natural for all the powers engaged in war to accept of that offer; it was the least that either of them could do in return; because every one of them will certainly pretend, that they are heartily inclined for peace, and are ready to agree to any reasonable terms; but when those terms come to be settled, I believe, the side that appears to be the strongest will have the most reason, and will insist upon the other's agreeing to such terms, as they may be pleased to call reasonable; and therefore, I do not think it consistent with the dignity of this House, to express our satisfaction in so solemn a manner, upon our good offices having been only accepted: and much less can I agree to our expressing, in such a particular manner, our satisfaction at a plan's being so far advanced, that it will be soon ready to be offered to the parties concerned. If this plan had not only been offered, but actually approved by all the parties concerned, it would then have been incumbent upon us to have expressed our satisfaction with so much vigilance and wisdom: but is the simple drawing up of a plan, a matter of moment, worthy of the notice of this House? Is it not in every man's power, at least every man that can write, to draw up any plan he pleases? and shall we, my lords, so solemnly take notice of what might have been done by any writing clerk in Europe? I appeal to every one of your

lordships, if this is not exposing the proceedings of this House to the utmost contempt; and if, upon the publishing of that plan, it should appear to be no very extraordinary one, what will the world then say of these our anticipated encomiums?

8 GEORGE II.

His Majesty, in his Speech, has been pleased to tell us, that he has concluded a Treaty with Denmark,* which is, it seems,

The said Treaty consisted of the following Art.cles .

1. " That there shall be a perfect amity and tunon between their Britannie and Danish majesties, their successors, their kingdoms and their subjects.

2. " That all former treaties between the two crowns shall be deemed, renewed and con-

firmed by the present treaty.

3. "That the king of Denmark, when required, shall furnish the king of Great Britain with 5,000 foot and 1,000 horse, which his Britannic majesty shall take into his pay for

the term of three years.

4. " That to provide for the equipment of those troops, the king of Great Britain shall give 30 crowns for each tamper, cloathed, mounted and armed; and 30 crowns for each foot soldier; one half payable after signing the treaty, and the other half when those 6,000 men shall enter into the service of his Britannic majesty: That during the time they remain in the dominious of Denmark, the king of Great Britain shall pay his Danish majesty a subsidy of 250,000 crowns a year; but that subsidy shall be reduced to 150,000 crowns a year, when those troops pass over to the service of his Britannic majesty.

5. " That the king of Great Britain shall conform to the treaty of 1701, in regard to the extraordinary of the troops, and the expence of

6. "That his Britannic majesty shall be at liberty to employ those 6,000 men where he shall think fit, except in Italy, or at sea ; neither shall they be transported into England except it be for the proper defence of the king-

doms of Great Brittin and Ireland.

7. "That if the king of Denmark shall happen to be attacked, his Britannic majesty shall send him back those 6,000 men, in case they happen to be at that time in his service : turnish him besides with all the succours by sea and land, which the circumstances may require; and continue those succours till the conclusion of the treaty of peace, which his Britainic majesty shall endeavour to render as advantageous as possible to the king of Denmark. And his Danish majesty enters Denmark. into the same engagements, on his side, to the king of Great Britain, with this condition, that the subjects of Denmark shall preserve, during the whole course of the present war, the full liberty of their trade with France and other places, in the same manner as in times of peace. to be laid before the other House, and the reason given for so doing is, because it is to be attended with some expence : but this treaty we have neither seen, nor is it so much as promised to be laid before us. and therefore it is impossible to say any thing for it or against it. Whether this treaty was concluded in concert with the Dutch, I do not know; but it does not appear that they are to contribute any thing to the charge of it; and even without seeing the Treaty, I may take notice, that if the balance of power in Europe be in any danger, the king of Denmark is a much concerned in its preservation as we are; and by an express treaty between the emperor and him, he is, as much as we are, engaged to guarantee his imperial majesty's dominions. So that by this new Treaty with us, the king of Denmark has laid himself under no obligations, that I can hear of, but what he was before engaged in, both by his own interest, and by his treaties with the Emperor; and yet we are, it seems, to pay him a large annual subsidy. However, my Lords, as these matters will come in more properly to be considered, when the Treaty is laid before us, I shall at present take no further notice of them, but only to observe, that by approving of all measures in general, as is proposed by this motion, we approve of this Treaty, before we have either seen it, or know any thing about it,

If we are no way concerned in the present war, if we have given no reasonable cause of offence to any of the powers of Europe, what occasion is there, my Lords, for putting any threatening words in our Address? To assure his Majesty that we will be ready to support him in such measures as may be incumbent on us to undertake, is certainly a threatening way of expressing ourselves, and will probably be taken as such, by some of the powers now engaged in war. I wish, my Lords, we were in a better condition than we are; I wish the nation were free of that heavy load of debts, under which it groans at

^{8. &}quot;That the performance of the conditions of this alliance shall take place, in the cases where either of the contracting parties shall have been attacked by force of arms, without having beforehand committed any act of aggression.
9. "That this treaty is for the term of three years. And,

^{10. &}quot; That the exchange of the ratifications shall be within two months after signing the treaty,"

present; but while we are oppressed with auch a load of debts, and such a number of taxes, all mortgaged and pre-engaged, is this nation in a condition to threaten, or can we pretend to frighten the powers of Europe? We may be able, we must defend ourselves when attacked; but surely we ought not to draw an attack or an insult upon our clock, by threatening others with what we will do, at a time when none none of our neighbours have so much as a design to disturb us, at least, in so far as we have yet been told, by those who ought to acquaint us, in case they suspect we are in any danger.

This paragraph, my Lords, is very inconsistent with the former part of the mo-By the second paragraph, we are to acknowledge his Majesty's care for the true interest of his people, in preventing their being unnecessarily engaged in a war; and, by this paragraph, we are to make use of such ment-eing words, as may engage his Majesty in a war whether he will or no, and whether it be the interest of his people or not. This, I say, appears to me, to be altogether inconsistent; and therefore, if these two paragraphs stand part of the motion, I hope the latter will be a little softened. But I have, I think, shewn sufficient reasons, for leaving them, and all the intermediate paragraphs out; for which reason, I shall conclude with moving for this Amendment, That, &c. as before mentioned.

The Answer made to this Argument was in substance thus:

My Lords, the noble lord who proposed the Amendment to the motion now before us, set out with such an eulogium upon it, that I imagined he was to agree with it in every particular; and I began to indulge myself, with the hopes of having the satisfaction to find, that his lordship's opinion was the same with mine. I was glad to hear his lordship acknowledge, that the motion had been drawn up with a great deal of zeal, a great deal of prudence, and a great deal of caution. In this I agree with him; for I think the motion made to us by the noble duke, is so prudently, and so cautiously worded, that I am surprized to hear the least objection made to it.

If by any such Address, my Lords, this House were to be precluded from all future enquiries; nay, my Lords, if there were any words in the Address now proposed, which might be interpreted as an express of probation of any princular mans are that

has been pursued, I should think there might be reason for the Amendment proposed; but as no such thing can be presumed, from any part of the motion made to us, I cannot find the least reason for such a thorough reformation, as what is proposed by the Amendment. I have as great a regard for the honour and dignity of parliament, as any lord in this House; but I likewise have a great regard for the duty and respect we owe to the King; and after his Majesty has been graciously pleased, in his Speech, to give us so full an account of his conduct, I must leave it to your lordships to consider, how odd, how disrespectful it would look in us, to take no manner of notice in our Answer, of any one thing he has told us, but only in general to thank him for his Speech from the throne, and to declare what I hope no man has just reason to doubt of. Would not people generally from thence conclude, that we regarded very little what his Majesty had told us? and would not his enemies from thence imagine, that his parliament put no confidence in him? is what the noble duke was aware of; and therefore, to shew our respect to his Majesty, he has touched generally upon every thing, that his Majesty has been pleased to mention in his Speech; but, at the same time, his Motion is conceived in such terms, as cannot any way interfere with the honour and dignity of this House, or with any of our future proceedings.

As for our former treaties and negotiations, it is not my business, at present, to vindicate all or any of them; but as they have been taken notice of by other lords in this debate, I hope your lordships will indulge me with leave to make some few observations upon them. In treating and negotiating with foreign powers, I do not know, my lords, that any general rules can be established; for whatever rules we may prescribe to ourselves, we can prescribe none to the foreign courts we have to do with; and therefore, we must always direct our measures, according to the humours we find them in, and according to the various incidents that occur. was the case with respect to the treaty of Hanover: A dangerous league had been formed against the honour, the trade, and the possessions of this nation: These designs we had given no occasion to, by any false step, by any provocation, or by any mismanagement on our parts; but after we found they were actually formed, it became necessary for us to concert measures

for preventing their execution; and that | was effectually done by the treaty of Hanover. This was all that was, or could be intended by that treaty, and every one knows, how effectual it proved, for the purpose it was designed; We thereby disappointed all the warlike projects of Spain against this nation; and after we had convinced them, that they could get no advantage by being at enmity with us, then, and not till then, was it a time to think of restoring a good correspondence between the two nations: and this was fully effectuated by the treaty of Seville. We had then nothing to do, but to make up that breach, which the imperial court had made between us and them, by their entering into the league with Spain against us; and by the treaty of Vienna, not only this breach was made up, but a thorough reconcilement was established, to all human appearance, between the emperor and Spain. By this last treaty therefore, it must be granted, that the affairs of Europe were put upon just such a footing as we ought to desire; and if treaties since made, or measures since pursued by foreign courts, have overturned or disturbed the establishment that was then made, surely we are not to be blamed; for I know of no treaty we have since concluded, nor any negotiation we have since carried on, except those we have lately been obliged to conclude or carry on, either for preventing the present war, or for restoring the peace of Europe; and if these last prove as effectual as our former treaties and negotiations have done, neither this House nor the nation will have any reason to find fault with

Now, my Lords, with respect to the several paragraphs, proposed by the amendment to be left out of the motion, let us but consider them one after another, and we shall find them all conceived in such general terms, that there can be no good reason assigned for leaving any of them out; and the respect we owe to his Majesty, must be a strong argument in favour of every one of them; because we are certainly in duty, nay, in common decency, bound to take some sort of notice, of every thing he has mentioned in his speech. By the first, we only acknowledge his Majesty's care, in preventing our being unnecessarily engaged in the war. Do we by this, my lords, either affirm or deny our being engaged, by the treaty of Vienna, or by any other treaty, to take a share in the war? Have we then any occasion to consult the treaty of Vienna, before we agree to the making of this return to his Majesty's speech? Suppose it should afterwards appear, that we were by the treaty of Vienna, or otherwise, engaged to have joined in the war at the very be. ginning; will what is now proposed, preclude our enquiry into that affair? or will any censure we can pass upon those who advised the contrary, shew any inconsistency in the proceedings of this House? And as to our acknowledgments to his Ma. jesty, in relation to his having concerted measures with the Dutch, for restoring the public tranquillity; this too is conceived in such general terms, that we neither affirm nor deny his having done so; therefore we are left at full liberty to consider this affair likewise hereafter, and to come to such resolutions, as may then appear just and reasonable.

As this paragraph of the Address proposed, is conceived in such general terms: I do not think it at all necessary for us at present to enquire, how far we are engaged by the treaty of Vienna, or how far his Majesty and the States General have proceeded in concert together; but allow me, my lords, to say something in answer to what has been alledged upon both these heads. With regard to our engagement by the treaty of Vienna; it is true the emperor has demanded succours from us, and insists that we are, by that treaty, obliged to furnish them; but as this war was occasioned by the affairs of Poland, m which we had no concern, it is certain we are no way obliged, by that treaty, or any other I know of, to furnish any succours, either to him, or to any other power now engaged in the war. Then as to the concert between the Dutch and us, though the forms of their government did not allow them to join with us at first in the treaty of Vienna, yet the negotiation antecedent to that treaty, must certainly have been carried on in concert with them, because they are named as principal contracting parties in the treaty; and they acceded to it, as soon as the necessary forms of their government would admit. accession may have been, for what I know, clogged with several restrictions and limitations: but whatever these restrictions and limitations were, it is certain that the emperor, in the present conjuncture, looks upon them to be as much obliged as we are,. to furnish him with the stipulated succours, and has accordingly made as peremptory demands for these succours upon the Dutch, as tredus inade uponotes

The treaty of Neutrality has likewise been mentioned, as concluded by the Dutch, without any concert with us. Whether the design of that treaty was communicated to this Court, I shall not take upon me to determine; but as neither the Outch nor we had any concern in the war at the beginning, or can hereafter be any way concerned in the war, unless that barrier should be attacked, or that either of the parties engaged should attempt to carry their conquests so far, as to endanger the balance of power in Europe, surely their concluding a treaty of neutrality for that barrier, could no way concern us, nor can it be looked on as any way inconsistent with that concert, which ought to be kept up between us, especially considering, that even by that treaty they reserve to themselves a liberty of fulfilling all their engagements to the emperor, and would, notwithstanding that treaty, be at full liberty to engage in the war, if either party should, under pretence of what has happened in Poland, attempt to overturn the balance of power in Europe.

The Dutch, it is true, my lords, have not as yet made any augmentation of their forces, either by sea or land; but we may easily find a reason for it, if we will but recollect the great reduction they had actually resolved to make of their land forces, just before the present war broke out. This reduction they have ever since suspended, on account of the war, and for no other reason; and therefore it is to be looked on as an augmentation, made in concert with us, for rendering more effectual those measures we may jointly take for restoring the public tranquillity, and establishing the balance of power. all which, I think it is evident, that the concert between the Dutch and us, which is so necessary for both our interests, has been exactly observed by both, in every measure in which we had a joint concern.

The next paragraph proposed to be left out, is that by which we declare our satisfaction in observing, that his Majesty's good offices have been accepted of; and that a plan of peace may be shortly offered to the parties concerned: as his Majesty has in his Speech, been pleased to mention hoth these particulars to us, it would, my lords, in my opinion, be very disrespectful in us, not to say one word of either in our Address, by way of return to his Majesty's Speech; and the noble duke has proposed to mention them in such a general manner, that I wonder to hear it found fault with

It is not to be questioned, but that all the parties engaged in war will declare, they are ready to accept of reasonable terms; such declarations are not, indeed of any great consequence; but, my lords, the acceptation of good offices is a great deal more; it is in some manner the accepting of a mediation, and submitting, as it were, to the arbitration of a third party. Declarations may perhaps be easily obtained, and may be of no effect when obtained; but the acceptation of a mediation, or of good offices, is not so easily obtained; we know that they have been often refused, and the accepting of them always shews a great deference and respect to the power whose good offices are accepted of; and therefore it is no way beneath the dignity of this House to declare our satisfaction in observing, that his Majesty's good offices have been accepted.

As to the plan to be offered to the consideration of the parties concerned, if, by what is proposed, we were to declare our approbation of that plan, there would be some reason for the objection made; but as we are to declare nothing in relation to the plan itself, and as we must presume, that no plan will be offered by his Majesty, but such a one as he thinks all parties concerned ought to accept, the acknowledging his Majesty's vigilance for the repose of Christendom, in that respect, cannot surely be any way inconsistent with the dignity of this House, nor can it be attended with any bad consequences; for if this House should afterwards find fault with the plan offered, and should resolve to censure those who advised it, there is nothing in the motion now before us, that can any way obstruct or prevent such a proceeding.

The last paragraph found fault with is said to be a threatening paragraph, and we have been told, that the nation is not now in a condition to threaten. Upon this, my lords, I shall observe, in general, that if the nation be in no condition to threaten, we are the more obliged to his Majesty for the care he has taken to prevent our being unnecessarily engaged in the present war. But, my lords, I cannot agree with the noble lord in thinking that there is a threat, or any thing like a threat in this paragraph; and if there were, I am very sure it cannot be supposed to be levelled against any but those who may deserve, and must expect something more than threats, let the nation be in what condition it will : what is said in this paragroph, cannot be presumed to be le-TRAD

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put them in execution.

The late treaty with Denmark is not so much as mentioned in the motion now made to us, and therefore I cannot see what we have to do with it at present. His Majesty has indeed told us, that he has concluded such a treaty; and he has told the other House, that it is to be laid before them, because it is to be attended with some expence: this, my lords, is the only reason his Majesty can have for laying any treaty before either House of Parliament, before it be called for by the House; and as that expence is to be first considered by the other House, therefore his Majesty told them, that he had ordered the treaty to be laid before them; but if any of your lordships has a mind to move for that Treaty's being laid before this House, I shall be so ready to agree to it, that I shall second the motion; and till it be laid before us, I cannot see how it can properly come under our consideration. However, I shall in the mean time, make this general remark, that if we should have the misfortune of being obliged to engage in the war, it must be granted, that it would be very proper to have Denmark of our side, and that therefore it was not only proper but necessary to conclude this treaty with them; for if this treaty had not been concluded, every one may judge what sort of treaty would have been concluded with that court.

Thus, my lords, I hope I have shewn,

that there is nothing in the motion made to us by the nobleduke, that is any way inconsistent with the honour and dignity of this House; that there is nothing but what is necessary for shewing our duty and respect to his Majesty; and therefore I hope your lordships will be of opinion with me, that there is no occasion for the amendment proposed.

Debate in the Lords

To this it was replied in substance as follows:

The doctrine, now laid down to us, seems to me, my Lords, extremely new, absolutely inconsistent with the ancient method of proceeding in Parliament. We are now told, that we shall be wanting in that respect, which is due to his Majesty, if we do not in our address take some notice of every particular mentioned in his Majesty's speech. This, my Lords, is something very extraordinary: the ancient, and what ought to be the only design of his Majes. ty's Speech to this Parliament, at the opening of their session, was to inform them of his reasons for calling them together, and of the demands he had to make upon them; and to answer every particufar mentioned in his Majesty's Speech, was always hitherto understood to be the business of the whole session of Parliament, and not the business of the first or second day of that session. The addresses of Parliament, by way of answer or return to this speech, were formerly never any thing more but a general acknowledgement of thanks for the Speech from the throne, and general assurances of loyalty and fidelity to the King, and of supporting him in whatever should appear to them to be reasonable. The King was so far from expecting to have every particular answered in that address, and high compliments made on every paragraph of his speech, that happy was our King, of old, if he could but get a proper answer to each particular during the whole session. Our Parliaments were not then so ready to grant, nor had they so much politeness as to pass any compliments without a due consideration, and without being fully convinced of the truth and justice of what they were to say: but if this new doctrine prevails, we shall have speeches made at the beginning of each session, not with a design to inform the Parliament of the true state of affairs, or to acquaint them with the King's demands, but contrived by the ministers, on purpose to catch at compliments, and to dazzle the eyes of the people with panegyrics bestowed upon their measures by poth Houses of Parliament.

In the language of Parliament, my Lords, we are not only to take care not to affirm expressly, or deny what may afterwards appear to be otherwise; but we are to take care not even to insinuate what may afterwards appear to be false. In this light, my Lords, let us consider the motion that has been made to us, and we shall find, that every paragraph proposed to be left out, bears an insinuation of a fact, which may afterwards appear to the whole world to be false; and if it should happen so, I leave to your lordships to consider, what the world must say of the honour and good cense of this House; for surely they cannot approve of both. Lords may say what they will of this House's not being precluded by any thing in the address, or prevented from future enquiries or censures: it is true, my Lords, as a House of Parliament, we are not; but I will say, that the passing of such compliments, as have of late been too usual in our addresses, is a sort of forestalling the opinions of many lords in this House; for after my having agreed to a panegyric, either express or by insinuation, upon any measure pursued by the ministers, I should be sorry to find afterwards that such a measure deserved censure; and therefore it is certain, it would be difficult to convince me of it; nay, even after conviction, I believe human weakness would make me loth to agree to the putting a public mark of ignominy upon that, which I had formerly agreed to applaud, even by insinuation.

Having now endeavoured to shew, that cur respect to the King, or the generality of the expressions proposed to be made use of, can be no argument for our descending into so many particulars; allow me, my Lords, to descend into those particulars, and examine every one of them separately, by way of reply to the observations the noble lord has been pleased to make on them; but first let me take some notice of what the noble duke said in relation to our former treaties and negotiations. told us, that, in treating with foreign powers, no general rules could be established; in which I must beg leave to differ from him; for, I believe there are many general rules may be established: I shall mention only two, which are, that we ought always to observe, and, as punctually as possible, comply with the terms of those treaties we enter into: and the other general rule is, that we ought to enter into

no treaties but such as are for the interest of our native country. These are two general rules, which are, by the nature of things, established, though I doubt much if they have been always observed. By the treaty of Hanover, my Lords, we are told, that dangerous designs against this nation were prevented; designs which had been formed against us by the treaty of Vienna, between the emperor and Spain: but this is a fact that has always been disputed; and if the fact was false, I am very sure the treaty of Hanover was very much contrary to the interest of this nation: may, considering how improbable it is, that the imperial court would enter into the measures then attributed to them; or that the imperial and Spanish courts, united together, could conceive hopes of doing any great injury to Britain, there is some reason to believe, that the story was invented by a court, whose interest it was then to break, by any means, the good correspondence that was by the treaty of Vienna, established between the courts of Vienna and Madrid, and whose interest it will always be to foment jealousies and divisions between the courts of Vienna, Madrid and London. I will agree with the noble duke, that the correspondence between Spain and us, which was broke off by the treaty of Hanover, was, in some measure, I will not say altogether, restored by the treaty of Seville; but I wish he had told us, at whose expence that correspondence was restored, or what other honour or advantage the nation reaped from that treaty; and if, by the treaty of Vienna, a correspondence was restored between the emperor and us, I am afraid our correspondence with Spain was, by that new treaty, a little disturbed; and the union. which now subsists between France and Spain, was effectually established: so that, upon the whole, I do not see, that this nation has thany advantages to brag of from our late treaties and negotiations; and if the treaty of Vienna, between the emperor and Spain, was not such a treaty as it was most industriously represented by us to be, I am very certain the nation has already greatly suffered by the mistake, and may suffer a great deal more in time to come.

But now, my Lords, to return to the paragraphs of the motion, which, by the amendment, are proposed to be left out. To these I shall speak with the more freedom, because I do not think his Majesty any way concerned in the question. It had aways be ready to join in our acknow-

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ledging our duty and fidelity to the King; ! but, when we are to pass compliments upon measures, it is to the ministers we make these compliments, and I shall never be for this House's descending so low, as blindly to pass compliments on them. By the first of these paragraphs we are to acknowledge the care of the ministers, in preventing our being unnecessarily engaged in the present war. My Lords, if this be not a direct affirmation, it is as strong an insinuation as this House can make, that we were no way obliged, either by treaty or by interest, to engage in the present war; and if, upon enquiry, it should afterwards come out, that we were, from the very beginning, obliged both by treaty and by interest to have engaged in the war, what would the world think of this House, if we should agree to the address this day proposed? nay, I must appeal to the lords that are against me in this motion, what they would think of themselves for having agreed to such an address; they would be obliged to acknowledge, at least, that they had been imposed on, and such an acknowledgment can add nothing to the character of any man, much less can it add to the character of any lord of Parliament.

If there were then no manner of reason to presume, that we were any way obliged to engage in the present war, we ought not, my Lords, to come in blindly to the making of such an insinuation in our address; but in the present case there is some reason to presume, that we were actually obliged, if not to engage as principals, at least to engage as allies and guarantees. The noble duke has told us, that the emperor has not only demanded the succours stipulated by the treaty of Vienna, but insists upon it, that we ought directly to furnish them. I shall not pretend to gay, my Lords, that the imperial ministers are in the right; on the contrary, I hope they have no manner of reason for the demand they have made; but as we have neither seen the treaty of Vienna, nor the reasons alledged by the imperial court for the demand they have made, surely we ought not thus blindly to insinuate, that there is nothing in what they have said upon that subject.

Now, my Lords, let us take the other side of the case; let us suppose that we were no way obliged, either in honour or interest, to concern ourselves in the present war: in such a case, what would that minister have deserved, that should have

advised his Majesty to plunge the nation into a war, in which we had no manner of concern? Would not he have deserved the highest resentment of this House? Would not he have deserved the highest vengeance his country could have brought upon his guilty head? And shall we, my Lords, make a fine compliment to a minister, for not doing, what? For not doing that for which he ought to have lost his head upon a scaffold.

I am really surprised, my Lords, to hear it pretended, that the treaty of Vienna was concluded, or the negotiation for that purpose carried on, in concert with the Dutch: since it is so well known, that they were so far from being principal contracting parties, that it was, after long delays, and with much difficulty, that they acceded to it; and that they did not even at last accede, but under several restrictions and limitations, and after having obtained several additions and explanations, in favour of their own country: they, like a wise state, took that opportunity to have all disputes and differences with the contracting powers, agreed and settled to their own liking; as they were, by that treaty, to do a very great favour to the emperor, they took care to have something in return; and it were to be wished, that we had followed their example, in every treaty we have lately made. They were, indeed, named in the treaty of Vienna as principal contracting parties, but how they came to be so I could never yet comprehend; the imperial court submitted to it, perhaps, at that time, because they had a very great favour to ask, and it was very much their interest to have the Dutch become parties in that treaty; but how we came to submit to have any power named, as a principal contracting party in a treaty with us, without their being as ready to sign it as we were, I cannot yet comprehend.

As for their not having made that reduction of their land forces, which was proposed before the war broke out; it is very certain they have not, even now, a greater number of forces, than is necessary for defending the extensive frontiers of their country, and supporting the many garrisons they are obliged to keep up ? 80 that if they had made any reduction, they must have trusted to some of their neighbours for their defence; but, supposing that they might have safely made that reduction, their having suspended it, cannot be called acting in concert with us; because we have not only suspended

making that reduction in our land forces which we might easily have made, and which we ought to have made if the war had not broke out; but we have made large additions to our forces both by sea and land; and yet it must be acknowledged that we are not, by our situation, so immediately exposed to danger as the Dutch are. From hence, my lords, it is to me evident, that the concert between the Dutch and us, can consist in nothing, but as has been already said, in our having acquainted the Dutch with the measures we were to take, and the expences we were to put ourselves to; and such a concert does not, in my opinion, deserve a compliment from this House, not even in the most general terms that can be thought

I must submit to your lordships, whether the compliment proposed to be made, upon the acceptation of our good offices, and upon the plan of peace, does not bear a very strong insinuation, that we think it was reasonable and necessary for us to offer our good offices; that these our good offices are accepted of in such a manner, as may give great hopes of their success, and that it was proper for us to thrust ourselves so far into other people's affairs, with which we declare we had no concern, as to propose a plan for an agreement; and, considering the profound ignorance we have been kept in, with relation to all our late foreign transactions, I do not see how we can, in honour, pretend to make any such insimuations. It is an old observation, my lords, that arbiters often draw upon themselves the resentment of both the parties at variance: in private life, it is alwaysreckoned a dangerousundertaking: especially when the arbitration is offered, without being desired by either of the parties concerned: in public affairs the maxim will hold equally true, and therefore no wise state will be ready to intermeddle in foreign broils, unless by such intermeddling, they have a view of procuring some particular advantage to themselves: the balance of power in Europe is not yet in such a dangerous state, as to require our being so very busy and officious; and when it comes to be so, the other powers of Europe, not yet engaged in the war, are as much interested, and ought to intermeddle as much as we; so that, upon a strict enquiry, it may, perhaps appear, that even the offer of these good offices was not only unnecessary, but officious, and without any view to the particular advantage of this

nation: and if, upon such enquiry it should appear, that the acceptation of these good offices has been made, by every one of the powers concerned, in such terms as cannot give any hopes of success, how can we answer to the honour and dignity of this House, for making such anticipated and such rash insinuations?

The plan to be offered by us, may appear to be a wise and a good one, it may appear to be otherwise; but, my Lords, if, upon enquiry, it should appear, that even the offering of our good offices was rash and officious, surely the proposing of a plan, and setting ourselves up openly, as law-givers to the other princes and states of Europe, must appear to be much more so, and may involve this nation in difficulties and dangers, we seem at present to be very little aware of: it may produce confederacies against us; it may unite the powers of Europe in a league, to pull down the pride of Great Britain: which is a case that has often before happened; a case by which almost every one of the powers of Europe has been, some time or another, brought very near to their utter destruction. I do not know, my lords, but that the Dutch may have acted in concert with us, both in the offering our good offices, and in the drawing up and proposing thus plan of peace which is to be offered: in this, I say, they have acted in concert with us, because it put them to no expence; but I am afraid it will at last appear, nay perhaps they may endeavour to make it appear, that their acting in such a manner, proceeded entirely from a political complaisance, they were obliged to shew to Great Britain; so that in the end, they may get as much honour and advantage as we, by the success, and can no way suffer by the disappointment.

As to the threatening paragraph, my lords, I am very sure, that if a man in a private company should swagger, and swear, he would not be amused; he would not be imposed on; he would always be ready to act that part which was incumbent on him to undertake: if I were one of the company, I should look upon it as a threatening sort of declaration; and if there had been any dispute between him and me, if I had but refused any thing he desired of me, I should look upon it as a threat designed directly against me: indeed, if such a blusterer had had no dis-I it will any one of the conjuny, I should lock upon him as a bully and a very silly fellow. In public life, I think, my lords,

it is the same: when it becomes necessary for this nation to act, I hope we shall always act with that vigour and courage which is worthy of Great Britain; but I shall always be against our making any bullying or blustering declarations, till it becomes necessary for us to carry them directly into execution; and therefore I must be against this part of the motion.

It is true, my lords, the late treaty with Denmark is not mentioned particularly in the motion; but when we talk so much of the wisdom, the right reason, and the prudence of his Majesty's councils, which in the language of Parliament, upon this occasion, is understood to be the wisdom, the right reason, and the prudence of his ministers. I must presume, and all the world will, I believe, presume, that the late treaty with Denmark is included among the rest; and I cannot applaud the wisdom, the right reason, and the prudence of that treaty, before I know what it is. We are told, my lords, that if that treaty had not been concluded, some other would : I do not know, my lords, that this nation is at present in any danger of being attacked, and therefore I do not know any reason we had to pay a subsidy to Denmark, in order to prevent that king's making any treaty he had a mind; but if we were to be attacked, surely we are not to become tributary to him, and to pay him a yearly tribute, under the name of a subsidy, to prevent his joining with any power whatever against us; and if the preservation of the balance of power was the only motive for entering into such a treaty, if that was in any real danger, he was certainly as much concerned for its preservation as we : and therefore we are not to suppose, that he would have concluded any treaty to its disadvantage. From such reasoning, my lords, as I have this day heard in this House, one would really imagine, that we are to take the care of preserving the balance of power in Europe entirely upon ourselves; which if we do, I can easily foresee, that most of the princes of Europe will always take advantage of our officious care, and our ridiculous apprehensions, and will refuse to act with vigour even in their own defence unless we pay them a yearly subsidy for so doing.

I shall conclude, my Lords, with observing, that if it was necessary for his Majesty to lay this treaty before the other House, because it was to be attended with some expence, the very same reason made it necessary for his Majesty to order it to be laid before this House; for although grants of money are first made by the other House, no such grant can be effectual, without the consent of this. It would seem then, that when a demand is to be made on the other House, for any grant of money, the reason for making such demand is to be laid before them, without their asking for it; but when we are to consent to that very grant, no reason is to be laid before us, unless we ask for it. This, my lords, is a different sort of behaviour, with respect to the two Houses, which I shall make no remark on, but leave to your lordships consideration.

From what I have said, my lords, I hope I have made it appear, that every paragraph, proposed to be left out of the motion now before us, is inconsistent with the honour and dignity of this House, and that neither the duty nor the respect we owe to his Majesty, require our putting any one of them into our address; but that the first and last paragraphs of the motion are sufficient, and as much as, by the ancient usage of Parliament, was customary upon such occasions; and therefore I hope your lordships will agree to the amendment proposed.

The question first put was as usual, for agreeing to the Amendment proposed, upon which there was a division; and there being but 37 Contents to 89 Not Contents, the Amendment was disagreed

to by a majority of 52.

The Lords' Address of Thanks.] The question consequently next put, was To agree to the motion, which was carried without a division; and a committee being named to draw up the Address, they retired to the Prince's chamber; and being returned, the Address drawn up was read and agreed to the same day, and is as follows:

" Most gracious Sovereign ;

"We your Majesty's most dutiful and loyal subjects, the Lords spiritual and temporal in Parliament assembled, humbly beg leave to return your Majesty our unfeigned thanks for your most gracious Speech from the throne.

"The many blessings we enjoy, under your Majesty's mild and auspicious government, are happily felt by all your people; among which your paternal care and tenderness for their true interest, in employing your unwearied endeavours, to

prevent their being unnecessarily involved in the present war, stand signally distinguished: and it would argue the highest degree of ingratitude in us, i'we did not acknowledge ourselves sensibly affected by the benefits that have accrued from this

prudent conduct.

"In this your Majesty has given the world fresh proofs of your just sentiments of true and solid glory, since you have preferred the real prosperity and ease of your subjects to all other considerations; and in that view have concerted measures with the States General of the United Provinces (the ancient and natural allies of the British crown) for restoring the public tranquillity.

"It is with the utmost satisfaction we observe, that, in consequence of this proceeding, the good offices of your Majesty, in conjunction with them, have been accepted by the several parties engaged in the war; and we cannot suffer ourselves to doubt, but the interposition of the maritime powers, united in interest and mutual friendship, will have its just weight.

"When we turn our thoughts to the various and different views of the princes and powers concerned, we find ourselves obliged, with the utmost thankfulness, to ascribe it to your Majesty's uncommon vigilance and attention to the welfare of your people, and the repose of Christendom, that no time hath been lost in making use of any good dispositions of the respective powers at variance; and that this salutary and extensive work is advanced to such a degree, that a plan may be shortly offered to their consideration, as a basis for a general treaty.

of war, are, in the nature of things, liable to uncertainty: but when we reflect on the many instances we have experienced, of right reason and prudence being the governing rule of your Majesty's actions, we promise ourselves, that these your generous labours, for procuring universal tranquillity, will merit that good success, which all a labour minds with the

may be attended with.

At the same time permit us to assure your Majesty, that we are incapable of height and the latest and the security of your Majesty and your kingdoms exposed to real dangers; and that our endeavours shall never be wanting, to disappoint the table expectation of magnitude of presumptuous, as to imagine advantages to the absolute them set he latest well been set help wids.

4 The wisdom of your Majesty's councils, and that steadiness and constancy which are inherent in your royal mind, joined with a harmony which subsists between your Majesty and that powerful republic. in concert with which this great transaction has been carried on, will, we trust, in due time prevail ever all unreasonable opposition: and that this may be the happy effect of your good offices, we beg leave to assure your Majesty, with that resolution and firmness which become the Peers of Great Britain, on so important an occasion, that we will cheerfully support your Majesty in all such measures, as may be necessary for procuring the blessings of peace and tranquillity, or for putting this nation in a condition to act that part, which it may be incumbent on Great Britain to undertake.

"It is a felicity which we ought, in a most affectionate manner, to remember on every occasion of approaching your sacred person, that your Majesty hath always esteemed the interest of sovereign and subject, as mutual and inseparable; and made the due execution and observance of the laws the rule of your government: as your Majesty, agreeably to your repeated declarations from the throne, hath invariably held this conduct towards your subjects, we can entertain no doubt, but you will find the same inviolable and unshaken fidelity, and the same zeal for the true honour and happiness of your Majesty, and your kingdoms (which can never be divided) both from your Parliament and your people.

" On our parts, we humbly intreat your Majesty to accept the strongest assurances, that we are determined, by a steady course of loyalty and dutiful affection to your Majesty, and a firm perseverance in pursuing the true interest of our country, to convince the world, that we most seriously consider the maintenance of our religion and liberties, as being absolutely involved in the security and support of your Majesty's person and government; and in the preservation of the Protestant succession in your royal House; and that it is the unalterable purpose of our hearts, under the protection of the Divine Providence, to transmit these invaluable blessings safe and entire to our posterity."

Hr King's fam. This Address was next day presented to his Majesty, who returned the following Answer; viz.

" My Lords,

"I thank you for this loyal and affec-

tionate address. The concern that you shew for the success of my endeavours, in conjunction with the States General, for restoring the public tranquillity, is very acceptable to me.

⁵⁶ Nothing shall be wanting, on my part, that may contribute thereto; and the duty and affection of my Parliament and people, upon which I depend in all events, will add great weight to my endeavours.⁵⁷

The amendment to the above motion was proposed by the lord Carteret; was opposed by the duke of Newcastle and the lord Hardwick; and supported by the earl of Chesterfield, the lord Bathurst, and the earl of Strafford.

Debate in the Commons on the Address of Thanks. The Speaker having reported his Majesty's Speech, Mr. Hedges, member for Fowey, moved, "That an humble Address be presented to his Majesty, to return his Majesty the thanks of this House for his most gracious Speech from the throne; to acknowledge his Majesty's wisdom and goodness in pursuing such measures as tended towards procuring peace and accommodation, rather than to involve this nation, and all Europe, too precipitately, in a general and bloody war : to express the just sense this House hath of his Majesty's tender regard for the public repose and tranquillity, and of his unwearied endeavours in forming in concert with the States-General, such a plan of a general pacification, as his Majesty, in his great wisdom, conceives is consistent with the honour and interest of all parties, as far as the circumstances of time, and the present posture of affairs, will permit; to assure his Majesty, that this House will cheerfully and effectually raise such supplies as shall be necessary for the honour and security of his Majesty and his kingdoms; and, whatever shall be the success of his Majesty's gracious endeavours to procure the blessings of peace and general tranquillity, will enable his Majesty to act that part, which honour and justice, and the true interest of his people, shall call upon him to undertake."

This motion was seconded by Mr. Campbell of Pembrokeshire.*

related of debates of this kind, will easily perceive upon what this debate turned. On the one side, there was great distrust and diffidence of the minister's measures since the last parliament, and great fears lest their agreeing to Several members objected to some expressions in the motion, which, as they thought, implied a too general approbation of former measures: and upon this occasion

Sir William Wyadham proposed, that the last paragraph should run thus, "To assure his Majesty that, after a full state of the affairs of the nation had been tald being them, and considered by them, they would cheerfully and effectually raise such Elpplies, as should be necessary for the ho-

the address, notwithstanding the generality and caution of its terms, should be construed into an approbation of all that had been done. Great freedoms were taken with the conduct of the administration, in putting the nation in such immense expences as it had been at in arming both by sea and land, without dangers any thing that was effectual. It was thought ridiculous to thank his Majesty for not bre cipitating the nation into a war; and it was observed, that notwithstanding the Dutch had so much at stake, they had not put themselven to a shilling expence during the critical situation of Europe.-It was argued on the other hand, that the tranquility of the nation was owing to its being in a posture either of offence or defence, as occasions, which were impossible to be foreseen, should require: that the increase and security of the trade of England. was more than sufficient to counterbalance all the charges she had been at, which had been all expended within herself; and that neither his Majesty, nor his ministers, had ever hehaved in such a manner as that they should be treated by the House with any marks of distrust in an address which at best is a mere matter of compliment. That thanking his Majesty for not precipitating the nation into a war, was no other than thanking him for his caution and prudence. As to the Dutch, they were best judges of their own affairs, and their conduct ought to be no rule to Great Britain; but that, though they had not augmented ther land-forces, it is certain that they had suspended a very large reduction of them, which they had intended to have made when the troubles of Europe broke out. It was farther observed in support of the first motion for the address, that the conduct of his Majesty in concerting with the Dutch the general plan of pacification, was intucly agreeable to the maxims by which the balance of power in Europe was to be maintained.—Many well wishers to the anti-ministerial party thought that they acted impoliticly in trying their strength upon 50 weak a head as the opposing an address worded with so much modesty. It was moved in two questions to reject the amendment; and upon the second question the House dividing, the same was rejected by a majority of 265 against 185, a greater minority than had been seen for many years in that House." Imdal.

nour and security of his Majesty and his kingdoms, and in proportion to the expences to be incurred by the other powers, who were under the same engagements with this nation, and not then involved in the war: and whatever should be the success of his Majesty's gracious endeavours to procure the blessings of peace and general tranquillity, would enable his Majesty to act that part, which honour and justice, and the true interest of his people should call upon him to undertake." But some gentlemen disliking the first part of this Amenda at,

Sir Joseph Jekyll offered an Amendment tothe Amendment proposed by sir William Wyndham, as follows: "To assure his Majesty, that that House would cheerfully and effectually raise such Supplies, as should be necessary for the honour and security of his Majesty and his kingdoms, and in proportion to the expences to be incurred by the other powers, who were under the same engagements with this nation, and not then involved in the war: and, whatever should be the success of his Majesty's gracious endeavours to procure the blessings of peace and general tranquillity, would enable his Majesty to act that part, which honour and justice, and the true interest of his people, should call upon him to undertake."

The motion for the Amendment was strenuously supported by lord Morpeth, lord Noel Somerset, Mr. Shippen, sir Thomas Aston, Mr. Dundass, Mr. Gibbon, Mr. Sandys, Mr. Walter Plumer, and Mr. Pulteney: the reasons they gave for their exceptions to the Address as first proposed, and for the Amendment offered, Were as follows:

Mr. Speaker; As this is a new parliament, I hope we shall begin with shewing a little more regard to the ancient custom and dignity of Parliaments, than has been shewn of late years. In former times, the Addresses of this House, in return to his Majesty's Speech from the throne, were always conceived in the most general terms. Our ancestors would never condescend upon that occasion, to enter into the particulars of his Majesty's Speech: when they were to approach the king, and to declare their affection and their fidelity to him, they thought it was inconsistent with that fidelity they were to declare, to approve, upon that occasion, of any ministerial measures, and much more so, to declare their antisfaction with measures they knew methrag spout. This it use to

the grand inquest of the nation, appointed to inquire diligently, and to represent faithfully to the king, all the grievances of his people, and all the crimes and mismanagements of his servants; and therefore it must always be a breach of our fidelity to our sovereign, as well as a breach of our duty to his people, to approve blindly the conduct of his sin, is. When we have examined diligently, and considered deliberately the conduct of any minister, and are at last fully convinced that he has acted prudently and wisely for the public good, it is then our duty to return him the thanks of the public, and to represent him as a faithful minister to his master; but to make panegyrics upon the conduct of any of the king's servants, before we have examined into it, is more like the language of slaves and sycophants to a prime minister, than that of loyal and faithful subjects to their sovereign.

I must acknowledge, Sir, that the motion now made to us is more general, and more adapted to the ancient custom of Parliament, than most I have heard since I have had the honour to be a member of this House. I hope we shall not find that this extraordinary modesty proceeds from a consciousness of misconduct: for the sake of the public I heartily wish we may find that it proceeds from superior merit; which is, indeed, generally attended with superior modesty; but as I have always been, upon such occasions, against general encomiums upon ministers, and as the proposition now before us, or at least a great part of it, implies a general approbation of all our late measures, particularly those relating to the present war, which the majority of this House are, in my opinion, intirely ignorant of, I cannot agree to it; because I have not yet learned com-The state of that I Planahet now nothing about, much less to approve of what I violently suspect to be wrong.

I had the honour, Sir, to be a member of this House in the last Parliament; and I remember several motions were then m le, fu g ' '_ state of our foreign affairs and our late transactions; motions which appeared to me highly reasonable, and even absolutely necessary to be complied with, before the House could reasonably comply with the demands that were then made upon them; but every one of these motions had a negative put upon it. I have always had a suspicion of the works of darkness; I do ner day on the JCI white Continue about the

light at noon-day; and therefore I am; such a man's malice, or his weakness, or afreid some of our late transactions are such as no man could approve of, if they were exposed to public view. We have been long in expectation: but when one negotiation was over, we have always been told to have patience, the next was to accomplish ill our de te : we have accordagly had a great deal of patience; but, so tar as I can comprehend. I can observe no benefits that have accrued, or are like to accrue; but, on the contrary, many dangers and disadvantages; so that the whole train of our late negotiations really seem to to be a constitution as other end, but to extricate a set of puzzled, perr sed beginners, and some Armer blunder, by which they have generally been led into a second, of worse consequence than the first: every subsequent negotiation seems to me to have had no other view or design, but to get rid of some dilemma we were thrown into by the former; and happy have we thought ourselves, after a great deal of money spent, if we could but recover our former condition. In short, Sir, if any gentleman will rise up and shew me any addition, or any new advantage, with respect either to our trade or our possessions, that this nation has acquired by any of our late transactions, I shall agree to the motion; but considering the great expence this nation has been put to, and the great losses many of our merchants have, without any redress or satisfaction, sustained, I cannot agree to pass compliments upon, or declare my satisfaction with, our late management in general, until it be made appear to me, that these public and private losses have been some way balanced by national advantages.

The second Paragraph of the motion I am, indeed, surprised at upon another account, to make our acknowledgements to his Majesty, for not involving the nation too precipitately in a bloody war, is, in my opinion, very far from being a compliment to his Majesty; It is impossible, it is not to be presumed that his Majesty can do any such thing; but if it were possible, and if any such thing had been done, to be sure it would have been doing the nation a very notable mischief; and according to the idiom of our language, at least in private life, to thank a man, or to make our acknowledgements to a man, for his not doing us a notable mischief, is a contemptuous way of expressing ourselves, ment is with the restriction of the ground

imprudence, we expected some notable mischief; and therefore when we are disappointed, when the mischief is not so great as we expected, v - say, by way, contempt, that we are obliged to him. It none but ministers were concerned in this part of the motion, I should have let it pass without any remark, nay, I should readily have agreed to it; but as his Ma. jesty is concerned, I hope the gentlemen who made the motion will take care to have it some way altered, if they are resolved to have it stand part of the address, This shews, Sir, how apt people are to fall into blunders, when they attempt to make extravagant and forced compliments; and therefore I wish we would resolve to avoid such dangers, by confining our address to a general acknowledgement of thanks to his Majesty, for his most gracious speech from the throne, and a declaration of our affections towards him, of our attachment to his family, and our zeal for his service.

However, Sir, as it has been granted upon all hands, that nothing contained in our address can prevent the future inquiries of this House, or can be a bar to our censuring what we shall upon inquiry find to be amiss, therefore I shall propose no amendment to the former part of the motion : but I must take notice of one thing which is apparent, without any inquiry, to every man in this House, to every man who knows any thing of public affairs; and that is the great charge this nation has already been put to on account of the war, while the other powers of Europe not yet engaged in the war, have not put the selves to one shilling expence: nay, even our allies the Dutch, who, as his Majesty has been pleased to tell us, are under the same engagements with us, have not put themselves to the least charge on account of the present war. Now, Sir, as his Majesty has told us, that we had no concern with the causes or motives of the war, we cannot therefore be involved in it, unless it be for the preservation of the balance of power; and as all our allies are as much interested in this respect as we are, if is reasonable they should bear their propertionable share of the expence: and as they have yet done nothing like, I think it is become necessary for us to take some notice of this matter in our address to his Majesty. for which reason I shall move for this Amendment to the latter part of the addess: viz. " That this House will cheerhalf and criectually tame such supplies, as

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shall be necessary for the honour and security of his Majesty and his kingdoms; and in proportion to the expences to be incurred by the other powers who were under the same engagements with this nation, and not then involved in the war; and whatever shall be the success of his Majesty's gracious endeavours to procure the blessings of peace and general tranquillity, will enable his Majesty to act that part, which honour and justice, and the true interest of his people, shall call upon him to undertake."

In Answer to these Objections, and in support of the motion, Mr. Winnington, Mr. Henry Pelham, sir William Yonge, Mr. Danvers and Mr. Oglethorpe urged

the following arguments.

Mr. Speaker; As gentlemen, who have spoke in this debate, seem to want a much more thorough reformation in the motion now before us, than that proposed by the amendment, I must beg leave to take notice of what they have said in general, before I come to speak to the amendment proposed. We have been told a great; deal, Sir, of the ancient usage and custom of parliament, with respect to their manner of addressing the King, by way of return to his speech from the throne: what the gentlemen may mean by this ancient usage, or at what time they have a mind to fix it, I do not know; but I am very sure, that ever since I had the honour to sit in parliament, I never knew an address proposed in more general terms than that now before us; and therefore I am apt to conclude, that no address can be proposed in this House, but what some gentleman will find fault with. I shall agree with the honourable gentlemen, that one of the chief ends of our meeting here, is to inquire diligently, and represent faithfully to the King, the crimes and misnagements of his servants, as well as the grievances of his people; but when his Majesty has given us an account of his conduct, surely that does not hinder us from making him such general compliments, for the accounts he has been pleased to give us, as will not obstruct our future inen s, or preventiour consures, in case we should denote hid, that my or his servants had acted unfaithfully or imprudently, even with respect to those very affairs he had been pleased to give us an account of in his speech.

It has been acknowledged, that the motion before us is more general than what is usual upon such occasions; but it is to be

feared, it seems, that this extraordinary modesty proceeds from a consciousness of misconduct. At this rate, Sir, the gentlemen who have the honour to serve the crown must have a very hard task: if they or their friends propose a long and particular address, they are then accused of er levouser to aparapair force and dignity of this House, and if they propose a short address, and expressed in the mot gene I ten is used it mis are then made, that their modesty proceeds from a consciousness of guilt; so that let them chuse which way they will, it is impossible for them to avoid censure: yet even this address, general as it is, is, it seems, to be looked on as an enconum aponthic ransters, chick been press on chalm we show noth the colo ut, in my opinion, if we examine the several paragraphs, it will appear to be

neither the one nor the other.

By the first paragraph found fault with, it is proposed to acknowledge his Mujesty's wisdom and goodness, in pursuing such measures as tend towards procuring peace and accommodation: by this, Sir, we do not declare, that his Majesty has pursued such measures, nor do we approve of the measures he has pursued; but when those measures are made public, if it should appear that they were such as tended to procure peace and accommodation, surely this House, pay the whole world, ought to acknowledge his Majesty's goodness and wisdom in that respect; and all that can be supposed to be said to be taken by taking in such a to acknowledge that there is more wisdom and goodness in pursuing such measures towards procuring peace, than in pursuing such measures, as might tend to involve the nation and all Europe too precipitately in war: this then cannot, I think, be supposed to be an encomium upon any nonster, nor in apprilation of a coft the measures that have been pursued.

By the other pure pulph at proposed, to express the just sense we have of his Majesty's regard for the public tranquillity, and of his endeavour to form, in concert with the States General, such a plan of pacification, as his Majesty conceives is consistent with the honour and interest of all parties, as far as the circumstances of time and the present posture of affairs will permit: here again we approve of nothing; we do not approve of the plan that is to be offered; we do not so much as approve of any one step that has been taken in the forming of the plant, we only a know-

ledge his Majesty's tender regard for the pu'die tranquillity, in endeavouring to form such a plan as may restore it : This surely is what no man can deny, nor hesitate one moment in acknowledging; and I believe that it will be as readily granted, that it was better to form this plan in concert with the States General, than to form it without any such concert. So that I cannot really comprehend how this paragraph can be interpreted to be an encomium upon any minister, or an approbation of any measure: and therefore, though we knew nothing of the measures that have been pursued, nay, though we even had a violent suspicion that wrong measures have been pursued, neither our ignorance nor our sa parons can be any objection to either of those paragraphs.

As to our ignorance of the measures that have been lately pursued, it is certain we are ignorant of a great many of them, and it is necessary it should be so; for with respect to public transactions, especially those with foreign courts, it is absolutely necessary that many of them should remain secret for several years after they are passed; nay, there are some that ought for ever to remain a secret: and that any transaction can remain a secret long after it has been communicated to this House, I believe no gentleman will pretend to affirm; for though the members of this House night perhaps depend upon the fidelity and the secrecy of one another, yet we cannot answer for the strangers that may be amongst us. This, Sir, was the o'y reason, why this House was pleased to put a negative upon the motions printed at by the across ale gentlemen; and as I had likewise the honour to be then a member of this House, I heard such reamotions, as convinced me, that a compliance with any one of them would have been one of the greatest injuries we could a done our control if we not that afraid, on their own accounts, that the transactions they had been concerned in should be exposed to public view; it was impossible it could be so; for if they had becopess sed it any who are, o'the, had given the least ground to suspect they were so, it would have been a good, and I am persuaded a prevailing reason for this House to have complied with those motions.

But, Sir, as to the suspicions that some gentlemen may entertain, with regard to

all or any of our past measures, it is impossible to say any thing of them, unless the gentlemen will be pleased to acquaint us with the grounds of their suspicion: when they do that, it may perhaps be in gentle. men's power to shew, that those grounds are very far from being solid. They talk of our having been for a long time amused with hopes, and of our having been desired to have patience: it is true, Sir, there are some amongst us, not in the House I hope, but in the nation, I will say, there are a great many who have been long amused with hopes, who have had a great deal of patience: they have, indeed been under a continual course of patience ever since the beginning of the late reign: they have not yet seen, and I wish they may never see that event happen, which they have been so long hoping for, which they have waited for with so much patience, And, in my opinion, the many disappoint. ments they have met with, is one of the best reasons that can be assigned for our having no cause to suspect any misconduct in our late measures.

I do not think it the interest of this nation to be fend of adding much to our possessions; and considering the ambition of foreign courts, and the disturbances given to our government by a disaffected party at home, our having preserved entire our foreign possessions, and prevented all invasions on our people at home, is an argument, that all our late measures have been concerted and pursued with the utmost foresight and prudence. To this we may add, that though our trade has been sometimes a little interrupted by the ambitious views of foreign courts, yet it is certain, it has greatly improved in every branch within these last twenty years, and is now, I believe, in as flourishing a state as ever the trade of Great Britain was in any age. So that to return the compliment to the gentlemen of the other side of the question, if either of them will show me where the nation has lately suffered, either in its possessions, or in its trade, by any mismanagement, of those at the belin of our own affairs, I shall agree to any amendment they please to propose; but I cannot think it reasonable to load our own ministers with the little disturbances we have met with, or the small losses we may have sustained by the ambitious projects of foreign courts.

With regard to the impropriety of expression taken notice of, I cannot think there is any good foundation for the cri-

ticism; but if there were, we must see that it proceeds entirely from the great care the honourable gentlemen, who made the motion, took, to avoid every thing that might look like an approbation of any late measure. For this reason he would not propose that we should thank his Majesty for not involving us in the war, because it might have been said, that for what we knew it was necessary, it was incumbent upon us, to have engaged at the very beginning of the war; therefore, to avoid this objection, he only proposes that we should make our acknowledgements to his Majesty, for not having engaged too precipitately in the war; and as this might have been done, and would as the honourable gentleman says, have been doing a very notable injury to the nation, I cannot find that there is any impropriety in our making our acknowledgements to his Ma-

jesty, for his not having done so. I come now to that which I take to be the only question now before us, I mean, Sir, the Amendment proposed, as it now stands amended. I shall readily grant, that all the nations of Europe are equally concerned with us in supporting the balance of power, and that therefore it is very reasonable, that every one of them should bear a proportionable share of the expence necessary, or that may become necessary for that purpose; and I am persuaded his Majesty will use his utmost endeavours to prevail with every one of them, to do what is incumbent upon them in that respect; but I must leave it to gentlemen to consider, whether our putting such a caution into our Address, would not shew to the whole world a sort of diffidence in his Majesty's conduct. I am convinced we have no cause, from any part of his Majesty's past conduct, to shew any diffidence in his future; and I am very certain, we never could have chosen a worse time than the present, to begin to shew any such diffidence. The nation is in great danger of being involved in a bloody and expensive war, unless his Majesty succeeds in his endeavours for restoring the peace and tranquillity of Europe; and it is certain, that nothing can contribute more towards rendering his Majesty's endeavours successful, than an established and general benet, that a perfect harmony and entire confidence subsists between him and his parliament. While they are convinced of this, every one of the parties now engaged in war will be cautious of giving too great a scope to their ambitious ;

views, or of pushing too far the success they may have, for fear of drawing upon themselves the united force of the King and parliament of Great Britain; but if any reason should be given for them to believe, that the parliament puts no confidence in his Majesty's conduct, they may then conceive hopes of disuniting the power of Great Britain; and in that case they will not much regard the most reasonable terms of peace, that can be offered to them, by means of his Majesty's mediation: Nay, I have good reason to believe, that some of the powers engaged in the war, particularly Span, will give no positive answer to the instances lately made to them, till they hear of the opening of the British parliament, and the addresses made upon that occasion; and if any mistrust in his Majesty's conduct should appear in our Address, we may believe their answer will not be such as ought to be wished for. Thus, by acting too cautiously, we may not only prevent the success of his Majesty's endeavours for restoring the public tranquillity, but we may give such encouragement to the ambitious views of some of the powers of Europe, as must necessarily at last involve this nation in a most expensive, and even a most danger-

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But this, Sir, is not the only objection against the amendment proposed; for though all the nations of Europe are equally concerned with us in preserving the balance of power, yet some of them may be blind to their own interest; nay, it is very probable some of them always will; and are we to neglect what is necessary for our own security, or to refuse contributing any thing towards preserving or restoring the balance of power, because every one of the other parties concerned will not contribute their proportionable share? This, in my opinion, would be a very odd sort of maxim for us to lay down: it is such a one as I hope will never be insisted on in the councils of Great Britain. Suppose, for example, our neighbours, the States General, should be so blind to the real interest of their country, as to look quietly on till they saw any one of the powers of Europe extend their conquests so far, as to be able to give the law to all the rest; would that be a reason for our behaving in the same manner? No, Sir, let our neighbours do what they will, it is incumbent upon us to look in time to our own security; and I hope we shall always be ready to do what our honour

and our safety may require, upon evey | such occasion; for if ever we should resolve to put ourselves to no charges for preserving the balance of power, unless the States General, or any other nation in Europe, would agree to join with us, and to bear a proportionable share of the expence, we should from that moment beand consequently should be neglected and despised by all the other powers of Eu-Therefore, Sir, as the Amendment proposed tends, in my opinion, towards shewing a diffidence in his Majesty's conduct; and as it tends towards placing this nation in a sort of dependency upon other powers, I cannot but be against it.

To the above it was replied by the same Members, who were for the Amendment,

as follows:

Mr. Speaker: Although I have had the honour to be long a member of this House, yet I find I never knew the whole of my duty till this day; for I always imagined that we met here to do business, and not to make compliments. I shall never be against expressing our loyalty and our fidelity to our sovereign, upon every proper occasion; because I take it to be no compliment, I take it to be our duty, and immemorial custom has established it as such, at the beginning of every session of Parliament; but to applaud his Majesty's wisdom, his goodness, and his tender regard for his people in every part of his conduct, which he may be pleased to mention in his speech, is a method of expressing ourselves which ought indeed to be called complimenting; it can be called nothing else, because it cannot be sincere, when we bestow those high epithets upon what we know nothing about. This, indeed, I never before understood to be any part of our duty, and I am sure the custom is not immemorial; for if gentlemen will look but a very little way back in our Journals, they will see when it began; and I must say, I am sorry it was ever begun; for, in my opinion, it derogates highly from the honour and dignity of Parliament, and from that sincerity and simplicity, for which this nation was, in ancient times, so deservedly famous.

The honourable gentlemen appear under a great concern for those who have the honour to serve the crown ; perhaps my concern for them is not so great-; and for this reason it may be, that I do not think their task so hard; I confess that when I

enough to suspect that it proceeds from consciousness of guilt, rather than from consciousness of merit; and in their motions for addresses they have of late so very seldom shewn any modesty, that I was surprized to find the least appearance of it upon the present occasion. However Sir, it cannot be said that the modesty come dependent upon that other state, they have now shewn is in any degree excessive; for as the speeches from the throne are, by the custom of Parliament. supposed to be speeches from the ministers; and as his Majesty's conduct, when it comes to be considered in this House, it always supposed to be the conduct of his ministers, I cannot allow that those, who propose that we should talk so much in our address of their wisdom and goodness. and of their tender regard for the public repose and tranquillity, have testified any excessive degree of modesty, though it may perhaps appear to be a little more than what has lately been usual upon such occasions. If the gentlemen had been pleased to have left out the two paragraphs in which these compliments are contained, their modesty surely would have been greater, and their task would certainly have been easier, because the motion would have been shorter; and I am convinced it would have given more satisfac-tion to the majority of the nation, and i hope, to the majority of this House.

I must say, Sir, I am not a little surprized to hear any gentleman undertake to shew, that neither of the two paragraphs found fault with, contain an enconium upon any minister, or an approbation of any measure: I am persuaded, every man without doors that reads them will think otherwise; nay, I am convinced, that all those, who are not acquainted with our modern refinements in politics, will think that we could not with any sincerity express ourselves so, without having been made acquainted with all the late measures relating to war or peace, so as to be able to see that they deserved those fine epithets we are to give them: they will not consider that these fine expressions are designed only as compliments, and therefore

do not require any sincerity.

As to the first Paragraph, the honourable gentleman has acknowledged, that if the words 'too precipitately' had not been put in, it would have been a declaration, at least, that it was neither necessary nor incumbent upon us to engage in the warwhich was a declaration this House could observe any modesty in them, I am apt not decent; make, without knowing so ...

thing more of our late transactions than interest as well as ours to act in that manhave been yet communicated to us: and ner; but a nation may mistake its own inan honourable gentleman, who spoke be- terest, and therefore I may suppose that fore him, has shewed, I think, to a demon- they have been from the very beginning of stration, that the putting of those words in this war, and even before it broke out, enour address will carry an insinuation, gaged in a separate interest; if so, can we which I hope no man will apply to his make any acknowledgments to those who Majesty, whatever may be done with have advised his Majesty to concert any respect to the ministers: but the paragraph, even with these words, imports a declaration from us, that it would have and yet more and the pregram us been precipitate, it would have been rash, to have involved the nation in war before this time; which is a declaration we cannot, in my opinion, make, ' without more lights than we have at present before us : but suppose that we are convinced of the truth of this declaration, what are we then to do? We are to acknowledge his Majesty's wisdom and goodness, or rather the wisdom and goodness of his ministers, in not having been guilty of a rash action; and whether such an acknowledgment be consistent with the dignity of this House, or even with common sense, I must leave to gentlemen to

With regard to the other Paragraph, allow me to suppose, Sir, that we were by the Treaty of Vienna, or otherwise, obliged in honour to send immediate succours to the emperor, would it not look very odd in us, to make our acknowledgments to those who advised his Majesty to interpose only as a mediator, when he was in honour obliged to engage as a party in the dispute? Let me suppose again, that there were several disputes and differences subsist, the two the natural and any one of the parties concerned in the present war, which disputes and differences we had no hopes of accommodating in a friendly manner; and which were of such a nature as could not be given up, without injuring both the honour and the interest of the nation: in such a case, could we have had a more proper opportunity to vindicate our honour and our just rights? and if so, those who have advised his Majesty not to lay hold of such a fair opportunity? Then, A costs or , by the costs of place to as to our concert with the Dutch, whether presumed to be bestowed: his Majesty there has been any such or not, does not, I am sure, appear from any public step they have taken; and therefore I do not see how we can make our acknowledgments on that account; I hope, however, it is so; I hope they have acted in every thing in concert with us, as well as we remain for ever in the most profound ig-

measures with them? All these suppostrastray to trac, ar whiteve know; must presume every one of them to be talse, otherwise we must appear to be inco sat nt with on the .

A. D. 17.55.

Thus, Sir, even to take these two paragraphs in the sense that the honourable gentleman has put upon them, we must suppose we were no way engaged, either in honour or interest, to take a share in the present war; that it would have been precipitate and rash in us to have engaged in it, and that the Dutch are engaged in the same interest, and have acted in every thing in concert with us; which are suppositions we have not, I am afraid, any great reason to make: but our constituents, the people who sent us hither, and who is good opinion we of the to preserve, will go farther: they will, from these two paragraphs in our Address, suppose, that the measures pursued by the ministers, for procuring peace and accommodation, have been wise and good; that the plan of peace is such a one as it ought to be, and that the most prudent measures have been taken to make it effectual; and if they should afterwards find themselves mistaken, what opinion can they have of our wisdom and goodness? I am afraid it will be but a poor excuse, to an honest, sincere country-gentleman, that he is never to look for sincerity in the Addresses of this House, and that we never mean any thing b t compar at ly any give l'express a s in theat.

From what I have said, Sir, I think it will appear, that both our ignorance and our suspicions are good arguments against our making such high compliments to the ministers; for it is upon them these comhas no concern in the debate, and therefore we may treat the subject with the more freedom. Our ignorance, as to all our late transactions, is very great, and if future parliaments should be always of the same opinion the last was of, we are like to have none of the them. I because if so their nersage; for I did not here operation is

made use of in the last parliament against the motions then made, for some insight into our foreign affairs, but what will for ever be as strong as it was at that time: the motions then made were not for a discovery of any of the transactions then upon the anvil: these motions were only for some papers, relating to transactions that had been quite finished several years before; and the only reason I heard given for refusing us that favour was, that the publishing of such papers, the discovering of such transactions, might open old sores, they might relate some way or another to the present transactions, and therefore it was not proper they should be laid before us; nay, we were not so much as allowed to call for them, in order to have had that answer from his Majesty, from whom only it was proper for this House to take any such answer. At this rate, Sir, we shall never have any account of the transactions of any minister 'till some new favourite starts up, and resolves to disgrace his predecessor by exposing the wickedness or the folly of his conduct.

8 GEORGE II.

That our late conduct has not been quite so prudent is, I am sure, very much suspected by the generality of the nation, whatever it may be by the majority of this We have been long amused, Sir, House. we had a great deal of patience, but it is not, Sir, that sort of people, meant by the honourable gentlemen, who have been so amused: it is not the disaffected, the enemies to his Majesty's family and the present happy establishment, who have been obliged to have patience; no, Sir, such men are, I believe, glad to see such measures pursued: it is those who are well affected towards his Majesty, those who are real friends to the present establishment, who have been lately amused, and it must be acknowledged they have had a great That the nation has deal of patience. been affronted, that our trade has been interrupted, that our merchants have been plundered, and our seamen most cruelly used, are facts not to be controverted. Whether they have proceeded from the ambitious projects of foreign courts, or from the blunders of some of our own people at home, is a question this House ought to look into; and for that purpose we ought to insist upon having all necessary lights laid before us. But for the present, I shall suppose, that they have all proceeded from the ambitious projects of foreign courts: what satisfaction then

nities we have suffered? What reparation have our merchants got for the losses they have sustained? Is this nation brought so low, that we must submit to suffer, to be disturbed, by the authitious projects of foreign courts, without daring once to insist upon an adequate satisfaction, a full reparation? I hope not, Sir; and 'till an adequate satisfaction, and full reparation be obtained, I shall not be ready to agree to pass compliments upon our late conduct If we have met with so few or so small disturbances, if our trade has so greatly increased, what advantage bath the public reaped from the happy state we have been in? What part of the public debts have we discharged? What taxes have we relieved the people from? Surely, Sir, if we have been for so many years in such a happy state, a great part of our debts might have been discharged, and several of our most grievous taxes taken off. But the fact is otherwise; we have been every year keeping up great armies, fitting out great fleets. and putting the nation to a vast expence. In short, Sir, we have been for these several years in a very odd sort of state; we have had war without hostilities, and peace without quiet; and while the nation continues in the same mongrel sort of state. shall this House pass high compliments on the conduct of our ministers ?

To pretend, Sir, that the Amendment offered will shew a diffidence in his Majesty's conduct, is to tell this House, that we must never recommend any measures to our sovereign, or rather to the ministens of our sovereign; which is a maxim no member of this House will, I hope, admit Surely, Sir, we are not to neglect our duty to our country, or to our King, for fear of giving foreign courts cause to think that we have a diffidence in his Majesty's conduct : such surmises we are always to disregard, even though the nation were in much greater danger than it is at present; and for this we have many precedents, but one I shall take notice of, which I think directly to the point. I believe it will be granted, that in the year 1702 this nation was in greater danger than it can be supposed at present; we had then actually declared war against France and Spain, who had at that time in alliance with them the king of Portugal, the duke of Savoy, and the duke of Bavaria, whereas we had none but the emperor and the Dutch; yet in that year this House not only recommended to the late queen, to have we obtained for the insults and records from and writh the Luten to prohibit trafe

it one of the conditions of the power they gave her to augment her forces, and that no foreign troops she should take into her service, should enter into English pay till that condition was complied with. I do not doubt but the House was then told, that such a recommendation, much more such a condition annexed to this grant, would shew a mistrust in her Majesty's conduct; but they thought it their duty to do so, and therefore they had no regard to such insinuations; and we all know, that their behaviour was attended with no bad

consequence. The balance of power in Europe is certainly of as much consequence to other nations as it is to this; and when it comes to be really in danger, it is not to be questioned but we shall find other powers as ready to join with us as we are to join with them, for its preservation; and unless we shew too much readiness to bear all the expence, it is also certain, that those who are in equal danger will never refuse to bear their proportionable share of the expence. But if ever this nation should set itself up as the Don Quixote of Europe, we may then expect that most of the powers of Europe, who are not immediately attacked, will leave the whole burden upon us; and this. I am afraid, is too much the case at present; for as our neighbours the Dutch are more exposed to the danger than we are, I must conclude from their inactivity, that either they do not think the balance of power in danger, or otherwise we have given them room to believe that we will take upon us the defence of this balance, without putting them to any trouble or expence; and for this reason I think it is become absolutely necessary for us to give some such recommendations to his Majesty, as is proposed by this Amendment, m order to convince the world, that we are resolved not to set ourselves up as the dupes of Europe. Such a resolution can subject us to no dependency, because it is a resolution we can alter whenever we have a mind; for if such a case should happen, as it is hardly possible it ever will, that most of the nations in Europe should resolve to look tamely on, and see the balance of power quite overturned, I should then think it the duty and the honour of this nation, rather to play the Don Quixote of Europe, than to see our own liberties swallowed up in the ruins of those of our neigh-

Then the question being put for agree-[TOL. IN:]

A. D. 1735. with France and Spain; but actually made, ing to the Amendment, it passed in the negative by 265 to 185.

> The Commons' Address of Thanks.] Whereupon the Address was agreed to as follows:

> > " Most gracious Sovereign :

"We your Majesty's most dutiful and loyal subjects, the Commons of Great Britain in Parliament assembled, beg leave to return our humblest Thanks, for your Majesty's most gracious Speech from the throne; and to acknowledge, in the most grateful manner, your Majesty's tender and al school te conservor let lear people, in steadily pursuing such measures is save tend dit correspondence amodation, rather than to involve too precipitately this kingdom, and all Europe, in a general and bloody war.

" Among so many differing interests present war, it is your Majesty's wisdom end, et tessalute, et al. illes sacured to us our present happy situation; and the crown of Great Britain could never appear with greater bonour and lustre, than by your Majesty's interposing your god i cabina accina pties: and as they have received them with due respect, we cannot but hope, their own prudence will help to complete so desirable a work.

" It is our duty, and we beg leave to express the greatest gratitude to your Majesty, for the care and concern, which, must have attended your unwearied endeavours, both in beginning and carrying on these good offices, which being accept ', his leagh to to so grad a forwardness, that a plan, in concert with the States General, may in a short time be offered to the consideration of all the powers engaged in the war; which, notwithstanding the great difficulties that must attend so great a work, may serve for the basis of a general negotiation of peace, consistent with the honour and interest of all parties, as far as the circumstances of time, and the present situation of affairs will permit.

"If these measures, concerted for the common repose and tranquillity of all Europe, should unhappily meet with any disappointment, your Majesty's wisdom and care must be acknowledged to have deserved that success, which the wisest counever the event may be, we beg leave to

The state of

assure your Majesty, that this House will cheerfully and effectually raise such supplies, as shall be necessary for the honour and security of your Majesty and these kingdoms, and enable your Majesty to act that part, which honour, and justice, and the true interest of your people shall call upon your Majesty to undertake."

The King's Answer.] His Majesty made the following Answer:

" Gentlemen,

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"I return you my thanks for this dutiful and loyal Address. I depend entirely upon your fidelity and affection, and your due regard to the public welfare, that I shall be supported in such measures, as I may be obliged to pursue. And you may be assured, that the honour and interest of my crown and people shall be the rule and guide of all my actions and resolutions."

Standing Order relating to the Qualifications of Members. February 6. The Commons resolved, "That on the petition of any elector or electors for any county, city, or place, sending members to parliament, complaining of an undue election and return; and alledging, that some other person was duly elected, and ought to have been returned; the sitting member, so complained of, may demand, and examine into, the qualification of such person, so alledged to be duly elected, in the same manner as if such person had himself petitioned."

Ordered, "That the said Resolution be declared to be a Standing Order of the

House,"

Debate in the Commons on the Number of Seamen for the Year 1735.] February 7. The House being in a grand Committee on the Supply, a Motion was made, That 30,000 men be employed for the Sea-Service for the ensuing year: but some members declaring that they thought 20,000 men sufficient, a great debate ensued; and the motion for 30,000 men was supported by sir Robert Walpole, Mr. Horatio Walpole, and Mr. Oglethorpe as follows:

Mr. Speaker; With respect to the Question now before us, I hope no gentleman expects, that for his satisfaction his Majesty should be obliged to disclose to this House all the secrets of his government, all the negotiations he is now carrying on with foreign powers, and all the private informations he may have received, in relation to the views and designs of the several powers now engaged in war: nor

can it be expected that his Majesty should now declare positively to us what he is resolved to do, in relation to his engaging or not engaging in the present war: if any such thing could be done, I believe it would very soon put an end to the question, but no such thing has ever yet been practised, nor has this House ever thought such a practice necessary, for inducing them to agree to any demand made by the crown, and I hope it never will. For if ever this should come to be thought neces. sary, it would lay this nation under a very great disadvantage; because it cannot be expected that what is once disclosed, in such a numerous assembly, should continue long a secret; from whence this inconve. nience would necessarily ensue, that foreign powers might, at all times, proceed with great secrecy in their measures, for the destruction or disturbance of this nation, while we could do nothing to annov our enemies, nor even be provided for our own defence, but in the most open and public manner. Nay, if our king should at any time get information of the designs of our enemies, he would be obliged to discover to this House, that is to say, he would be obliged to tell our enemies, from whom he had that information, and on such a supposition, it is certain no information would ever be given to us; we could never know any thing of the secret designs of our enemies, till the very moment of their execution; and therefore we must conclude, that such a maxim in this House would be absolutely inconsistent with the safety of our country. For this reason we must, in the present case, and in all such cases, take the argument entirely from what appears in his Majesty's Speech, and from those public accounts, which are known to every gentleman in the House. Upon this footing, Sir, and upon none other, shall I presume to give my reasons for agreeing to the augmentation proposed; and, indeed, upon this footing the reasons are, in my opinion, so evident and so strong, that there is no occasion for inquiring into any secrets, in order to find other reasons for our agreeing to this augmentation. From what has as yet appeared we are not, it is true, obliged to engage in the present war; for as the motives, or at least the pretended motives of the war, relate entirely to the affair of Poland; and as that is an affair in which the interest of this nation is no way concerned, we are not obliged to engage in the war upon that account : the emperor

has, indeed, called upon us for the succours, which he pretends are stipulated by the treaties subsisting between us; but as we are not, by any treaty, engaged to support either one party or other in Poland, or to . support his Imperial Majesty in his views relating to that kingdom, therefore we do not think ourselves obliged, by any treaty cubsisting between us, to furnish him with succours in a war, which has been occasioned, as is pretended at least, merely by the present dispute about the election of a king of Poland. If we were absolutely certain, that the motives assigned were the real and the only motives for the present war; if we had a full assurance that the parties engaged would carry their views no farther, I should readily grant that there would have been no occasion for our putting ourselves to any expence, nor would there be now any necessity for the augmentation proposed; but this is what we neither could at the beginning, nor can yet depend on. Foreign courts may have secret views which cannot be immediately discovered; but his Majesty, by offering to interpose his good offices, has taken the most effectual method for discovering the secret views of all the parties concerned; and if, by the interposition of his good offices he should discover, that either of the parties engaged in war will accept of no reasonable terms, we may from thence conclude, that the affair of Poland was not the only and real motive for the war; but that under that pretence there was a design formed to overturn the balance of power in Europe; in which case we should be obliged, both in honour and interest, as well as by treaty, not only to take a share in the war, but to join with all our force against that party, who we found had formed such a design.

In the formation of every design for overturning the balance of power in Europe, the party that forms it must not only have great ambition, but, before he dares attempt to put it in execution, he must have some hopes of success: the ambition of our neighbours, Sir, is what we cannot prevent, but we may, by proper precautions seasonably taken, deprive them of all hopes of success; and by so doing we shall always prevent their attempting to put their design in execution. From this maxim we may see the wisdom of the measures taken last year : his Majesty did not find himself obliged to take any share in the war, but as the ambition of either of the parties engaged might at last involve

this nation in the war; therefore he offered to interpose his good offices for bringing about an accommodation: Whatever might have been the views of the parties engaged at the beginning of the war, yet upon seeing this nation put itself in such a posture of defence, they all thought proper to drop any ambitious views they might then entertain, by accepting of the good offices his Majesty had offered; their ready compliance in this respect, can be attributed to nothing but the preparations we made last year, and the powers that were granted by ast session of parliament to his Majesty; for by these we deprived them of all hopes of succeeding in any of their ambitious views. It was this, Sir, that produced an acceptance of the good offices his Majesty had offered; and if we should slacken in our measures, if we should discontinue our preparations, it would render us despicable in the eyes of all the parties engaged in war, and would consequently disappoint the good effects we have reason to expect from that acceptation. At the beginning of last session it was very well known, that the French were fitting out a large squadron at Brest, and were providing transports and a land-army to be sent along with that squadron, under pretence of relieving Dantzick. In such a situation, Sir, I should have thought those, who had the honour to advise the King, very imprudent or very unfaithful counsellors, if they had not advised him to put the nation immediately into a state of defence; for though it was probable, neither the French nor any other power would attack us while we continue neutral, yet it is certain it was then and always will be, very much French interest to have this nation of its side; and if they had then seen, or should upon any such occasion see, that it would be easy to overturn our government, by our not being sufficiently provided for defence, and could, by overturning our government, get numbers of this nation to join with them, it would then have been, and always will be, worth their while to make the attempt; therefore, in order to preserve the peace and quiet of the nation, we ought always to be upon our guard, and ought to make some additional provision for our defence, when any of our neighbours are fitting out large squadrons, which may possibly be made use of to attack or invade this nation. This, Sir, was the reason, and this was then, I think, a sufficient reason for his Majesty's desiring 20,000 men the last session of parliament

for sea service : but from what has since ! happened this reason seems to have gathered a little more weight; for though there was no particular reason to suspect, that the French squadron was designed against us, yet there was no other place in the world for which it 'could be designed, except Dantzick; and whether it was designed for Dentzick, or not, it is certain it did not go to Dantzick; for we all know it continued at Brest the whole summer.

After the last session of Parliament had agreed to the 20,000 seamen desired by List a stu, be fell an account, that hesides the squadron fitting out at Brest, both the French and the Spaniards had given or 'e s for thing on all then ships of war, lying in any of their ports, from Toulon round to Brest; from whence his Majesty. with great reason, thought it absolutely necessary to make a farther addition to his naval force; for which purpose he applied to his parliament for a power to do so; and in pursuance of the powers granted him upon that application, he has since made an addition of 7,000 men to the sea service, so that our present naval establishment consists of 27,000 men; 7,000 of which must be reduced, if we should agree to grant but 20,000 seamen for the ensuing

Having thus, Sir, laid the present state of our naval force before you, let us consider the present state of the affairs of Europe, the circumstances our neighbours age in, the circumstances we are in ourselves. As to the affairs of Europe, it is certain they seem to be in no less dangerous state than they were last year; his Majesty's good offices are, indeed, accepted of, but that acceptation has not as yet produced the wished for effect, nor can it be expected it should, if his Majesty was when he made the offer of his good offices; we cannot therefore, from the present state of the affairs of Europe, draw any argument for diminishing our naval force. Then as to the circumstances of our neighbours, it is very certain, that not only all the ships of war, fitted out either by the French or Spaniards, are continued in commisssion; but both these nations are with the same trapplication rebuilding and repairing every ship of force they have in their dominions, and

are besides building new ships of war as fast

as they can: from whence I think it is evi-

dent, that instead of making any reduc-

tion of the naval force we had last year. we ought to make some addition, and the addition proposed, which is properly but 3.000 men, is, in my opinion, the least that

can be thought of.

This, Sir, must be thought still more reasonable, if we consider our own particular circumstances, and the difficulty there is of getting our seamen together after they are once dispersed. In countries where absolute and arbitrary government prevails, they have all their seamen regis. tered, and they always know where there may find them when they have occasion for them. Their seamen, as well as their other subjects, are under a sort of martial discipline, they cannot absent themselves without a furlough, and they must remain absent no longer than their furlough given them leave; by which means the govern. ment always knows a nat member they may depend on upon any emergency. But in this happy country, where every private man enjoys his full liberty, we cannot command our seamen to stay at home, nor can we call them home when we have a mind; for, notwithstanding the difficulties which every one knows we found last sum. mer, to man the fleet then fitted out, vet it was computed there were at least 11,000 British sailors employed all last summer, on board of British ships in the service of foreigners, either as transports or as trading ships. In this country we never have any way of providing sailors for our fleet, upon any sudden emergency, but by impressing those seamen we find by chance at home, or upon our own coasts; and this method is always attended with so many inconveniences, that, in order to prevent our being at any time reduced to that necessity, every man who has a due regard to the liberty and the happiness of the should appear to be less powerful when subject must agree, that we ought, upon he comes to offer terms of peace, than he every occasion, to begin early to provide against any danger we think we have reason to apprehend.

In all the measures we have hitherto taken, relating to the present war, our ancient and natural allies, the Dutch, have cordially joined with us in every thing. They joined heartily with his Majesty, in offering their good offices for composing the present unhappy differences in Europe, and they have likewise joined his Majesty in concerting a proper plan for a pacification. It may perhaps be insinuated, that they have put themselves to no expence on account of the present war; but this is neither a just nor a true insimuation; for

it is very well known, that before this war broke out, they had resolved to have made a , very considerable reduction of their landforces. Every one knows, that soon after the peace of Utrecht they reduced their army to \$2,000 men, and for several years after they kept it at that number; but upon a change which happened in the allairs of Europe, they augmented it again to 52,000 men, and at that time we likewise found it necessary to increase our army to 26,000 men. The war with which Europe was then threatened was happily prevented; and as soon as it was, we immediately began to reduce our army; we reduced at first 5,000, and soon after 3,000, of the number we had increased it to; but the Dutch made at that time no reduction; they never thought of making any reduction till the very year before the pesent war broke out; then indeed, a resolution was actually taken in some of the provinces to reduce 10,000, and that was soon to have been followed by the reduction of another 10,000, in order to have brought their army to its former standard of 32,000 men; and both these reductions have been put off, merely on account of the present war. So that, to speak properly, they have put themselves to the expence of maintaining 20,000 men ever since the war began; and therefore it is not to be wondered if they have made no addition to their fleet, especially if we consider, that they are in no danger of being attacked by sea, and the bad condition their navy happens to be in at present, which is occasioned by the vast expence they were put to during the late war, in which they were obliged to maintain a much greater number of land forces than we maintained, and were farther obliged to be at the expence of all the sieges that were underest to an the var-

The Dutch, it is true, Sir, concluded a treaty of neutrality with France, with regard to the Austrian Netherlands; but it is not from the region be coached, it it they are created in a concerned in the clear of Poland, roomer than we it is to remark yes seend, dithelesses of over not be a firm and diper, the charge of over not be a firm and diper, the charge of over not be a firm and diper, the charge of over not be a firm and diper, the charge of for by their treaty of neutrality, and the last could be in no danger, as long as the parties engaged in war confinctive receives the first of the charge of the should be a declared; but if either of them should be-

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gin to extend their views, and thereby bring the balance of power into danger, the Dutch would be then at liberty, and would certainly do what was incumbent upon them in such a conjuncture; and till that conjuncture happens, we can have no more concern in the war than they; nay farther, in the concluding of that treaty of neutrality, so careful were the Dutch to preserve to themselves a liberty of doing afterwards what they should find proper; that by an express provision in the treaty, they have reserved to themselves a power of sending the stipulated succours to the emperor, in case they should find it necessary so to do.

sary so to do.

Thus, Sir, it appears that the Dutch are so far from having fallen into any measures separate from us, that they have continued a heavy charge upon themselves, in order to be ready to join with us in any measure that may hereafter appear necessary, for preserving the halance of power in Europe; and for that reason, as well as a great many others, I think it is incumbent upon us to put ourselves in such a condition, as may enable us to act that which Great Britain ought to undertake in the glorious cause of preserving and se-

curing the liberties of Europe!

In opposition to the above Motion, and to show the sufficiency of 20,000 men for the Sea-Service, sir John Barnard, sir William Wyndham, Mr. Pulteny, sir Joseph Jekyll, and Mr. Willimot, Member for London, arged the following arguments:

Mr. Speaker; I believe it was never pretended to be laid down as a maxim in this House, that, in order to induce us to agree to the demands made by the crown, the king was obliged to disclose to us ail the secrets of his government; but when we are to lay heavy taxes upon the people we represent, I must think some other reasons ought to be given as than those we tree spokes are occasionam news-papers; such accounts I shall always think below the notice of a British House of Commons; but since we have at present none other before us, I shall condescend, or rather beg leave, to argue from such informations, as well as the gentlemen who seem to differ from me in opinion: however, I hope, this practice will not be drawn into precedent, for I shall always think it inconsistent with the honour of as How was with the care we one to our constituents; we ought never to

ground our opinions upon any informations, but such as we receive directly from the throne, or such as are laid before us in the most solemn manner; and if in any case we ought to be cautious in this respect, it ought surely to be in matters, which may any way relate to the loading the subject with taxes.

As no account has been laid before us of any of our late treaties or negotiations; as we have had no account how this nation stands engaged, with respect to either of the parties now at war, it is certain, that the argument now before us must be taken up entirely upon the footing of his Majesty's speech, and of those public accounts, which every man knows who is a member of any coffee-house club, as well as every gentleman who has the honour to be a member of this House. If we look into his Majesty's speech, we there find that he has not yet engaged himself any way but by his good offices, for reconciling the differences at present subsisting in Europe: from his Majesty's speech it cannot therefore be pretended, that we are now in any greater danger than we were last year, unless these good offices have been employed in such a blundering way, by those his Majesty has entrusted, as to make us parties in the dispute which I hope no man in the least suspects; and therefore, from his Majesty's speech, there cannot be drawn any show of an argument for the augmentation proposed.

The argument then, Sir, must rest wholly upon the accounts we have from public gazettes and news-mongers; and if any credit can be given to such informations, I must now think, as indeed I have always thought, that 20,000 seamen were more than sufficient for the service of this nation last year; for considering that those from whom we have any thing to fear by sea, were then deeply engaged in war, it could not be supposed that they would in-sult or invade us, unless they had found that we were to have engaged against them. I shall grant, that it would have been very much for the interest of France to have had this nation join with them; but considering the great standing army we then had in Britain and Ireland, considering the number of ships we then had in commission, and considering how generally well affected this nation is to the present happy establishment, can we suppose that France would have attempted to overturn our government with a squadron of 18 or 20 men of war, and an army of 4 or 5 re-

giments; when by making such attempt and failing in it, they would have drawn the highest resentment of this nation upon themselves; and that a time when they were deeply engaged in war with another power, and when without such a provocation they had, in all appearance, nothing to fear from this nation? Apprehensions founded upon such odd suppositions can never be wanting; and if this House should give way to such apprehensions, we must never expect to be relieved from the load of debts and taxes we now groan under.

But, Sir, we had the last year so little reason to fear that France had any design against us, that it was certain, their fleet which was fitted out at Brest, was at first designed for the relief of Dantzick, and would probably have sailed thither time enough to have prevented the ruin of that trading protestant city, if it had not been for our extraordinary, and, I think, unnecessary armaments in Britain, honourable gentleman took notice, that the Brest fleet did not go to Dantzick, and seemed from thence to insinuate, that it was designed against this country, if the design had not been prevented by our preparations; but it is very well known, that it was our preparations that prevented that fleet's sailing to Dantzick, as it was really designed; it is very well known, that Spain imagined our fleet was designed for the Mediterranean, in order to prevent their expedition against Naples and Sicily, and therefore they insisted upon it that the French fleet should remain at Brest, in order to watch the motions of the fleet we were fitting out. This, Sir, was I believe, the true and the only reason why that fleet did not sail to the relief of Dantzick; but this was not the only effect of our voting 20,000 men for Sea-Service; neither France nor Spain could imagine, nor could they, I think, have any reason to imagine, that we were putting ourselves to such a vast expence, for no other end but to make a show at Spithead or in the Downs; they both began very reasonably to suspect, that we had some design against them; and, upon this account they both began to add to their naval preparations: this again we find, increased our jealousies and fears, and produced that memorable Vote of Credit, with which the last parliament, I may say, expired; and, in pursuance of that Vote of Credit, we are now told, this nation has been charged with maintaining 7,000 idle scamen, besides the 20,000 voted last session of parliament: I men in actual service; for it is very well thus one unnecessary expence produced known that if a man of war has two thirds another, and both are now joined together not only to be continued, but also to produce a third.

I men in actual service; for it is very well known that if a man of war has two thirds sailors on board, and another third landmen, she is always sufficiently manned, either for sailing or fighting; so that

However, Sir, though I am still of opinion, that 20,000 men was a number much greater than was necessary for the service of last year, yet I shall not propose to lessen that number for the year ensuing; but I am really surprised to hear an augmentation of one half of that number called for, and that without his Majesty's having signified to us, either in his speech or by a particular message, that some designs were hatching against this nation in particular, or against the liberties of Europe in general. His Majesty having made an addition last year of 7,000 men, by virtue of the powers granted to him last session of parliament, cannot be any argument with me, as a member of this House, for continuing that number, unless his Majesty had been pleased to communicate his reason for making that addition: as his Majesty has not been pleased to do so, and as I am of opinion that 20,000 was too great a number, I must consequently be more strongly convinced that 27,000 was too great a number; and as I cannot see that we are in any greater danger this year than we were the last, I must therefore be against loading my constituents with maintaining that additional number for the year ensuing.

It may be true, that the French and Spaniards have continued their ships of war in commission; but if we can rely upon public News-papers, and these, it seems, are the only accounts we are to have, the French have dismissed all or most of the seamen belonging to their Brest squadron; and neither they nor the Spaniards are making any extraordinary naval preparations, nor are they fitting out any considerable squadron at any port in either of those kingdoms; so that we have this year really less reason to apprehend any danger by sea, than we had the last; because it cannot now be said, that a foreign squadron, with a land-army on board, is to pass by our very doors: they may perhaps have a little more command over their seamen than we have, though I cannot allow they have a great deal, considering our method of pressing; but it is not possible for both these nations joined together, to fit out a fleet, suddenly and privately, stronger than any we can send against it, as long as we have 20,000 seamen in actual service; for it is very well known that if a man of war has two thirds sailors on board, and another third landmen, she is always sufficiently manned, either for sailing or fighting; so that from a hot press among our coasters, colliers and inland trade, we could in a very few days increase the number of men on board our ships of war to 40,000 at least, which is a greater number than we ever had occasion for during the last heavy war, 32,000 seamen and 8,000 marines being the greatest number that was ever provided in any one year during that war.

Whether the motives for the present war relate entirely to the affair of Poland, or whether we had any concern in that affair, is what I shall not, Sir, take upon me to determine; but I think it is pretty plain, that the motives of the kings of Spain and Sardinia could not any way relate to the affair of Poland; their motives certainly proceeded chiefly from some late transactions between the emperor and them, in which, I believe, we had some concern: and even with respect to the affair of Poland, if we give credit to common reports, which are the only grounds of our present debate, we had some concern in that too; for it has been confidently reported, that when Augustus, late king of Poland, was first taken ill, which was a year or two before his death, the French Court, with which we were then in very good terms, desired to know of us, whom we inclined to have for successor to Augustus, as king of Poland; that we did not then give them any positive answer, but told them negatively, we did not incline that any German prince should be raised to that dignity; and that some time after there were positive instructions sent to our minister in Poland, to cooperate with the French minister in bringing about the election of king Stanislaus: this, Sir, is only a common report, and therefore I shall not take upon me to aver the truth of it: but as the letters and instructions sent upon that occasion to our minister in Poland, were moved for in last Parliament, though a negative was then put upon it, I hope it will hereafter be complied with, in order to clear our conduct from that imputation.

To deprive our neighbours of all hopes of success in any of their ambitious views, is, without doubt, the most effectual way to prevent their forming any such, or at least their attempting to put them in execution; but how is this to be done, Sir? It is to

be done by a wise and frugal management of our affairs in times of no danger, by avoiding all occasions of needless expence, and by reserving our whole strength for the day of real danger: our ships of war may soon be fitted out, our armies may soon be raised and brought into the field if we have but money enough for these purposes: but if we have thrown away our money upon idle and unnecessary armaments; if, by vain fears and ridiculous apprehensions, we have run ourselves in debt, or neglected to clear those mortgages our former misfortunes had subjected us to, our ambitious neighbours will look upon us with contempt, and will certainly conclude, that it is not in our power to put a stop to their ambitious designs. In this view, Sir, is it not evident, that the more money we spend in unnecessary armaments, and before the danger calls upon us, the less able we shall be to deprive our neighbours of the hopes of success in any of their ambitious projects? Neither this nation for the liberties of Europe are, at present, in any apparent and immediate danger, but a time may come, a conjuncture may happen, when we, and perhaps the greatest part of the world, will be necessarily involved in a most dangerous and a most bloody war: if the present emperor should die before the affairs of Germany are fully settled, may not every gentleman foresee what must be the consequences? The princes of the empire all tearing one another to pieces, and every one of its neighbours endeavouring to take hold of some part of the Austrian dominions : the Turks attacking it on one side, the French attacking it on the other, and the balance of power in danger of being lost, let whatever side be the conqueror. This, Sir, is an event that may happen, I hope it never will, but as it is possible, we ought to provide against it; and for that reason we ought not to exhaust the money and the strength of the nation in needless expences or unnecessary equipments: whereas we seem to be pursuing a quite contrary measure. Though it be now, with respect to this nation, a time of profound peace and tranquillity, yet I reckon our expences for next year will amount to three or four millions, which is a most prodigious expence, a greater expence than the nation was put to in any one year of that heavy war in king William's reign'; for the expences of that war never exceeded three millions a year : and even during the war in queen Anne's reign, that war, which promed so granaus

to this nation, and so beneficial to every one of our Allies, there never was agreater number of seamen provided for by parliament, than what is now proposed in a time of profound peace: for 30,000 seamen, and 8,000 marines was, as I have already taken notice, the greatest number that was provided for by Parliament, in any one year of that glorious and successful wer.

To pretend, Sir, that the preparations we made last year, or the powers granted the last session of parliament to his Ma. jesty, produced the acceptation of our good offices, is something very surprizing, especially when we consider what sort of an acceptation we have been tayoured wa the emperor has accepted of our good offices under this express provision, that his acceptance should not be looked on as a passing from those succours, which he insisted on we were obliged to furnish him. by the terries now subsisting between us, and the Allies have likewise made their acceptation conditional: for they have accepted of our good offices under this express condition, that we should continue neutral, with respect to the present duputes between them and the emperor. Can it be imagined that warlike preparations were necessary, or that extractdinary powers granted by parliament were necessary for producing such limited acceptations? Can any man doubt but that we should have obtained such an acceptation of our good offices, though no such preparations had ever been made, though no such powers had ever been granted? But even supposing that this acceptation was produced by the warlike preparations we handed street, must not every managery that this conditional limited acceptation has cost us a terrible price, when he considers that it has cost this nation at less a million sterling: and if the plan we are to once, riples nee of this acceptal should at last be rejected, what benefit, which mare we receive from the copences we have put ourselves to?

For our encouragement to go on with these peaceful preparations, we are told, Sir, that the Dutch have joined cordially with us in all our measures: this assertion, Sir, I am surprized at; it really amazes may list the tender of good offices, or in concerting a plan for a pacification, I shall not pretend to determine: in this they may perhaps have complimented us a little, beganage at coat there not song, and they

may easily excuse themselves in case the plan should prove disagreeable to either of the parties concerned; but that they have put themselves to the same expence we have done, or that they have put themselves to any expence on account of the present war, cannot surely with any justice be pretended. To tell us, that just before the war broke out, one, or perhaps two, of the seven united provinces had come to a resolution, to reduce 10,000 men, and to conclude from thence that 20,000 would certainly have been reduced, if the war had not broke out, must appear to be a very extraordinary sort of reasoning to every man who understands any thing of the constitution of that republic: by their constitution, every one of the seven provinces must have consented, before that resolution could have taken effect; and though the interior provinces, who lie remote from danger, were perhaps for that reduction, yet the frontier provinces, whose only defence against sudden invasions consists in the multitude of their fortified towns, the strength of their fortifications, and the numbers of men in the several garrisons, would never have consented to such a reduction; so that the resolution taken by one province would probably have been of no effect, even as to the 10,000: but to argue from thence, that they would certainly have reduced another 10,000, is really such reasoning as I am amazed to hear in this House: it really looks as if some gentlemen thought, we wanted only a pretence for agreeing to what they have a mind to propose!

It is true the Dutch did, immediately after the peace of Utrecht, reduce their army to about 32,000 men; but at that time they knew, that all the kingdoms and states in Europe were sick of war; they could easily foresee, or at least they thought so, that there was not the least danger of any rupture for several years to come; and therefore their frontier provinces then easily consented to that great reduction: but considering the vast extensive frontier they have to guard, and the multitude of garrisons they are obliged to keep in their own frontier towns, as well as in the barrier-towns they have in the Austrian Netherlands, such a soloh number of regular troops is almost at all times inco as stent with the safety of their state; and moreover it is, and always was, inconsistent with, and contrary to, the treaties and alliances they have both with the emperor and us. Accordingly, both the emperor and we com-

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plained heavily at that time of the great reduction they had made; and this nation in particular had like to have suffered by it; for upon the rebellion, which broke out soon after in this kingdom, it is well known that the Dutch could not send us the quota of troops which, upon that occasion, they were obliged by treaty to send us, till we got troops marched down from Germany to replace their troops, before a man of them could stir out of the garrison he belonged to: nay farther, Sir, it is very well known, that the emperor, by treaty, pays them yearly 5 or 600,000 crowns out of the first and readiest of his revenues in the Netherlands: in order to enable them to maintain their barrier, and to keep at all times a sufficient body of troops in their service; so that if they should make any great reduction in the army, the emperor would have very good reason to stop the payment of that subsidy.

A. D. 1795.

Upon the whole we must conclude, that if the Dutch had made any reduction in their army, and much more the two reductions talked of by the honourable gentleman, they would have acted contrary to the treaties subsisting between them and their allies, and inconsistently with the safety of their country; therefore we ought certainly to presume that all the seven provinces would never have consented to it, though no war had broke out; and 1 am apt to believe the resolution talked of, which was a resolution of the province of Holland only, was a piece of mere policy, without any design that the resolution

should actually take effect.
Thus, Sir, I have, I think, made it evident, that the Dutch have put themselves to no expence on account of the war, no, not even in the sense the honourable gentleman was pleased to insist on; and indeed they have not, of late, seemed to join cordially with us in any thing but good offices, which they are sure can neither put them to any expence, nor do them any other injury. Their treaty of neutrality, it is certain, they concerted and concluded without our participation; and, I believe, without our privity; and though they have reserved a power of sending the stipulated succours to the emperor, yet that does not much alter the case, if we consider what is meant by these succours.

The succours there meant are those stipulated by the late treaty of Vienna, in which we, it is true, got them named principal contracting parties; but this to me seems to have been nothing but a poor

expedient, contrived by some of the ministers concerned in that negotiation, on purpose to make the world believe, that we did nothing but in concert with our ancient and natural allies the Dutch: for in the negotiating and concluding of that treaty, they were so far from acting cor- , be up , at, ant France had some a dially, or in concert with us, that after we had gone at once over head and ears into that treaty; and had thereby obliged our-, schoolegen to make the ston, treamby taxable mace ty they were, after a long negociation, brought to o acce to continue of the and then a noble locd at the Hague as our minister, who was as able a minister, and as good a negociator as any we ever had in refrechte state autobe. than stipulated were then limited to 4,000 foot and 1,000 horse, or a number of ships in proport at the man and a me, at their own option; so that we may believe the French gave themselves very little trouble about admitting that reserve in the treaty of neutrality, afterwards concluded between them and the Dutch.

Nay, farther, Sir, notwithstanding this limited manner of the Dutch accession to the treaty of Vienna, yet, so clearly did they foresee the consequences of that treaby; that the very next day after the accession was signed, their pensionary came to that noble lord, who was then, as I have said, our minister at the Hague, and proposed to him, to enter with us into a treaty of Neutrality, not only with respect to Flanders, but also with respect to several other countries in Europe, about which disputes might arise. And, I suppose, upon our neglecting or refusing that proposition, they afterwards resolved upon the treaty of Neutrality with France, and concluded it without letting us into the secret. Thus, Sir, the Dutch have, in all their late negotiations, taken particular care of their own security, without rashly disobliging any power in Europe; whereas we, by our hasty and inconsiderate conclusion of the treaty of Hanover, and the measures thereafter pursued, disobliged both the Emperor and Spain, without gaining one advantage to ourselves. By the treaty of Seville, by which we endeavoured to reconcile ourselves to Spain, we still farther disobliged the emperor, without obtaining any advantage to ourselves, or even natisfaction from Spain for the depredations committed upon us. And by the

treaty of Vienna we again disobliged Spain. and highly affronted France, still without obtaining the adventage for Just but on the contrary engaging in a very darger is gua, a see: This, indeed, remee nor any other power backet to be affronted at the manner in which it was done; because by the treaty of Hann. ver, in which France and we were the two printial contracting papers, both was expressly obliged to enter into no negotia. tion or treaty, without communicating the From what the honourable gentleman

said, about our having reduced 8,000 men out of the 26,000 our army was increased to after the late famous treaty of Hanover. the polonia, that shaton is ... water , the average of 18,000 at least, even in the times of the greatest tranquillity. But I must beg his pardon for observing, that in a time of profound tranquillity, an army of 7 or 8,000 men is not only sufficient, but as great as ought to be kept up in this nation, if we have a mind to preserve our liberties; and therefore I must conclude, that if this war had not broke out, we should certainly have reduced 10,000 of our regular troops last year: For it is as much inconsistent with the safety of this nation to keep up more than 8,000 in time of peace, as it is inconsistent with the safety of the Dutch to keep less than 52,000; because we have no frontier to defend, nor any garrison to support: There can be no reason assigned for our keeping up any great number in time of peace; unless it be to support a hated minister against the resentments of an injured people, which I hope will never be the case of this nation: But if ever it should, I am sure it would then be ridiculous to call ourselves a free people. In this view, Sir, let us consider the charges we have been at on account of the present war; we have been at the charge of this 10,000 land-forces, which we might otherwise have reduced; we have been at the charge of 6 or 7,000 land-forces which have been added to our former number; and if we have at present 27,000 seamen in our pay, we have been at the charge of adding no less than 19,000 men to our naval force. So that if it were true, that the Dutch have kept up 20,000 men, which they intended to have reduced, yet the expence they have been at would not be equal to what we have been at, nor could at be any argument for the augmen-

tation now proposed; because it is not so much as pretended, that the Dutch intend to put themselves to any greater charge for the year ensuing, than they were at in the year past: And therefore I must think the honourable gentlemen, who are for the augmentation proposed, would have done better not to have mentioned the Dutch in this day's debate; for let them put the conduct of the Dutch in what light they will, it can no way answer the present purpose.

As for that material question, Whether or no we ought to engage in the present war! It is indeed a material question; but, Sir, it is a question which no gentleman in this House, nor any man in the nation can answer, without being let into the secret of all our late treaties and negotiations. Thus much I shall say, that considering the melancholy situation of this country, the great load of debts, and the heavy taxes we already groan under, it is certain we ought not to involve ourselves in war, but in a case of the extremest necessity; and until that happens I am very sure, that every article of expence ought to be most cautiously avoided, that we may be the more able to support a war, when fatal necessity drives us into it whether we will or no. If neither the liberties of, Europe in general, nor the interest of this nation in particular, be in danger by the present war, we have already gone too far; for, besides the great expence we have put ourselves to, the great preparations we have made may disappoint and prevent the effect of those good offices, his Majesty is employing for restoring the peace of Europe; because they may give one side reasor to hope that we the to join with them, which will of course prevent their hearkening to those terms of peace they would otherwise have been glad to have accepted of; or they may give a jealousy to the other side that we are to join against them, which will of course make them suspect every that we can a mose, for brage a short so accommender.

Besides these disadvantages, Sir, it is ! certain, that the great paval equipment we made last year, put a very great damp to our trade, and gave all our neighbours, but more particularly the Dutch, a very great advantage over us: It is true, we ex-Ported a great quantity of corn last sum-It ", but if it was owing to the sal on are meanther attentioning, and not at all our management: For while our merchants ours from a confidence phiator

. ... mil i ship v . to semien, the I'm I, the trambor ters, and all other rivals in trade, were carrying on their trade at the usual rates; which gave them a great advantage in every branch of trade, more particularly in the corn-trade, where the usual freight bears such a great proportion to the prime cost: Ney, such a scarcity was there at last of seamon in this kingdom, that our merchants could not really get ships to carry out the cargoes of co twhich they had ready to hive been exported; and while a stop was thus put to our exportation, the Dutch and others, who had by this time get an account of the demand, sent out their ships, and glutted the markets for corn, both in Spain and Portugal as well as in Italy. So that if we had not made such a great naval equipment, it is certain a much greater quantity of our corn would have been exported than reads was.

But if the balance of power in Europe, or the particular interest of this nation, was really in danger, surely, Sir, we ought to have engaged at first, we ought not surely to wait till those, whose interest it is to join with us in the defence of either, be so far disabled as to be rendered incapable either to assist us, or to defend themselves. 'As to the particular interest of this nation, whether it be in danger or not from the present war, must entirely depend upon our late negotiations; and therefore it is, at present, impossible for me to form any judgment in that respect, because I am intirely ignorant of our situation, so far as relates to our foreign affairs: But from our not having joined in the beginning of the war, I must conclude, that the particular interest of thus nation is no way concorned in it? and therefore I must think it was quite unnecessary to put ourselves to any charges on that account.

As for the balance of power, it ought certainly to be preserved: In this, Sir, all the other princes and states of Europe are as much, nay, more nearly concerned than we; therefore they ought to bear their share in the expence, and will certainly do so when they find it necessary. But if, upon this pretence, we run ourselves headlong into every broil that happens in Europe, the Dutch, as well as the rest, will very probably leave the whole charge upon us: They will neglect providing in time even for their own defence, when they find us such dupes as to be ready, upon all occasions, to make that provision for them, Mether our him property as have given

them any ground to think so, I shall not pretend to determine: but as I look upon the Dutch to be a very wise people, I must either conclude that they think so, in which case we ought not, by any new augmentation, to encourage them in that opinion; or I must conclude, that the balance of power is not in any danger: For though it could be supposed that the chief magistrates in Holland were inclined to sacrifice the interest, or the safety of their country, to their own safeties, or their own little private views; yet, if the balance of power were in any danger, the people would force them to join in the war. The magistrates of that republic ' are not protected either by riot-acts, or by regular troops quartered in the very bowels of their country; and therefore the people might and would certainly force them to do their duty, or would massacre them as they have done heretofore: For this reason I am inclined to think, that the balance of power is not yet in any danger, and if the balance of power be as yet in no danger, nor the particular interest of this nation in any danger, there was no occasion for our being at any expence on account of the present war; much less is there any occasion for our putting ourselves to the expence of the augmentation proposed; for which reason I must be against it.

To this it was replied by the Members who were for the motion for 30,000 men, as follows:

Sir; Gentlemen have of late fallen into a method of departing from the question in hand, and throwing out a great many things no way relating to the subject they speak to. This I suppose they do with design to make an impression upon some that hear them; and conscious that they cannot convince by reason, they endeavour to persuade by oratory, and by florid expressions no way relating to the affair in dispute. Though it be irregular even to follow them in these deviations, yet, as such things ought not to pass without some sort of answer, I hope the House will give me leave to make a few remarks upon some things that have been said, notwithstanding their having no relation to the af-fair now before us; but first I shall endeavour to speak to the question in hand. The only proper question now before us, Sir, I take to be. What is the number of end to the present troubles, upon honour-seamen necessary for the security of this able and solid terms, and these professions nation during the case of jest; have is may of present be truly supere, but it?

a question that, in my opinion, no way relites to our per conduct, to the consuct of any of our allies, nor to the question. whether or no we ought to take a share in

the present war?

With relation to the question now before us, his Majesty has given us, from the throne, all the information that is proper or necessary, and all the information that can, I think, be desired by any man who wishes well to his country. He told the at the beginning of last session of parliament. that he was no way engaged in the present war, nor had any part, except by his good offices, in those transactions, which had been declared to be the causes and motives of it: But that he could not sit regardless of the events of this war, nor could he be unconcerned for the future consequences of it; and I am sure no man, who has a regard to the welfare of this nation, or to the security of his Majesty's person and government, can desire he should. At the beginning of this session his Majesty told us, that he is not yet any farther engaged, than by employing his good offices in conjunction with the Dutch, for restoring the peace of Europe; but that his good offices have not yet had the desired effect: We are therefore in the present question to suppose, that this nation is not as yet any way engaged in the war; but, as his Majesty has told us, the bad consequences, that may arise and affect us by the war's being carried on, are obvious; and they ought certainly to be provided against, let the charge be what it will Where facts are notoriously known to the whole world, where consequences are obvious to every man of common capacity, surely gentlemen do not expect that his Majesty, either in his speech, or by particular message, should give this House a long and particular detail of such facts or of such consequences; the bare mention of them is enough, and that his Majesty has sufficiently done, both at the beginning of the last, and at the beginning of the present session of parliament.

The balance of power in Europe may

perhaps not be as yet in danger: Nay, Sir, we are to suppose t is not in danger, for if it were, his Majesty would certainly have acquainted his parliament with it, and we should now be providing only for our security and deserve. Both perfes as vet profess their sincere disposition to put an events of war may make them alter their professions, or may render their professions insincere; and these events may be so sudden and so extraordinary, that without our joining immediately in the war, one of the parties engaged may be utterly undone: Two or three signal and entire victories might, in a few months, have such consequences, as might put it out of our power to relieve the party conquered, or to stem the torrent of success on the side of the conqueror. And I am sure it cannot be pretended, that in a few months we could raise and discipline such armies, and fit out such fleets, as would be necessary, both for the defence of our own dominions and for assisting effectually the party in danger of being quite undone: Armies it is true, may be soon raised; but according to the exact discipline now observed, it requires many months before those armies can be made fit for service, or proper to engage against an army of veteran well disciplined troops. I shall likewise grant, that our ships of war may be manned with one third land-men or marines, but even these land-men or marines must be some time on board, before they can either know or perform their duty in the fighting of a ship; for, I believe, a man of war, with a third part of her men just taken from the plough, would make but a poor figure against a ship of equal force, provided with able sailors and well disciplined marines. For this reason, Sir, when the affairs of Europe are brought to such a crisis, that an unlucky accident may render it absolutely necessary for us to engage immediately, and without delay, in the war, I must think it is incumbent upon us to provide in time, in order to have a sufficient number of well disciplined men, both for sea and land-service, so ready and so much at command, as to enable us to perform immediately that part, which a sudden emergency may make requisite, both for our own safety and the safety of Europe; and this cannot be done but by augmentations seasonably made, both to our fleets and armies.

As the preservation of the balance of power is of so much consequence to this nation, and so intimately connected with our safety, it is very certain that whatever power in Europe may project the overturning of that balance, that power must amune. It is not real that the total nation of the expect to have Great Britain for her enemy, as soon as her project comes to be discovered; we may therefore be assured,

that when any one of the powers of Europe begins to entertain such ambitious view. they will of course endeavour to make a diversion, by invading this island, and this they will the more readily attempt, because we have always a strong party among us, who are ready to second any foreign attempts, for the accomplishment of their own selfish views, especially if at any time they find us not properly provided for our own defence. Because one of our neighbouring powers is engaged in war with another, we are not from thence to conclude, that neither of them will make any attempts upon this island; for if either of the parties engaged in war has really a design to overturn the balance of power, they will certainly conceal that design, and endeavour to cover it with professions of justice and moderation as long as they can; but when they find they can conceal it no longer, when they find that we begin to smoke what they aim at, can we believe they will wait till we attack them, or join with their enemies against them? on the contrary, ought we not to expect that they will endeavour to divert us, by giving us some business at home? and how do we or can we know but this may be the case at present? ought not we therefore to provide against such attempts in time, that we may be at liberty to do our duty, when we find the balance of power is really struck at?

Gentlemen cannot, it seems, distinguish, or at least, Sir, I find they will not distinguish between those events which might have happened, and events which, by proper care and precaution, were perhaps prevented: if by not providing in time for our defence, some signal nu-fortune should happen to the nation, such men would then have a just reason for finding fault with those employed in the administration. And if any such thing had lately happened, I do not doubt but that it would have been propagated with great industry, that our surprize was entirely owing to the two blundering brothers; but when all such accidents are prevented by the prudent measures that have been pursued, and by making seasonable and proper prothence they take occasion to find fault with the expences that have been wisely and need by incired the ranking of such seasons ble and proper provisions; and thus, Sir, some gentlemen will always find plausible pretences for decrying those

measures that have be a pursued, let them ! be what they will. However, I shall always think they act the wisest part who chuse to give us time and leisure to roast them in this House, for their expensive and extravagant measures, rather than to have our attention diverted from them by a civil war kindled up, or a foreign army actually landed in the island. And when a war was broke out, in which this nation might very probably be involved; when our neighbours, and those neighbours too from whom we have most to fear, were leading our great armies, and fitting out powerful squadrons, I must think that it was at least prudent in us to make those provisions for our security which were made last year; and as we are in the greater danger of being involved the longer the war continues, I cannot be against the small augmentation now pro-

posed.

To pretend to tell us, Sir, what France and Spain intended to have done last year, or to pretend to tell us what they intend to do this next year, with the ships of war they have continued in commission, is, I think, something extraordinary. Wemay perhaps guess at some of their designs, but I shall always think it very imprudent, to leave the peace and quiet of this nation to depend upon such guess-work; especially when we consider, that they have no occasion to fit out any great fleet against any power in Europe but ourselves; and therefore it is not to be presumed, that they would put themselves to such a great expence, unless they were suspicious that the measures they have resolved to pursue may make this nation engage in the war; and in such a case, I think it is natural to believe, they would take the first opportunity to invade or disturb us: They have such an absolute command over all the seamen of their country, they have always such numbers of regular troops upon their coasts, or within a few days march of their sea-ports, that when they have their ships ready equipped and fit for sailing, it would be easy for them to clap seamen and landforces on board; and they might arrive upon the coars of the hing on a larger it would be possible for us to man and fit our fleet sufficient to engage them, if we had not made some extraordinary provision beforehand: this every man must be convinced of, who knows the difficulty we had to procure seataon chorgação. The squidren we fitted out last summer, notwithstanding the long time we had to look for them, and

the method of pressing which we were obliged to make use of Nor does it nify to tell us, that at this rate we shall all ways be obliged to fit out squadrons, and put ourselves to a great expence, whenever any of our neighbours begin to fit out one for I take it to be a right maxim, I really think we ought to prepare and fit out squadron, whenever we see any of our neighbours doing so, unless we very well know the purposes their squadron is designed for. The expence bestowed upon fitting out a squadron may be an expense to the public, but it is little or no loss to the nation; the whole is expended among our own people, and it not only improves our seamen, by making them acquainted with the service on board a man of war, but it increases their number; for every fleet we fit out encourages a number of land-men to engage in the sea service: whereas, if by night cting to do so, the kingdo water 163 invaded, and a civil war kindled up, the nation would in that case suffer a real loss. a loss which might far surmount the ex pence the public could be put to by the fitting out of twenty squadrons; so that we may suffer by neglecting this maxim, but

can never suffer by observing it.

I shall readily grant, that this nation would be more formal ble, if we over to public debts, and had the same fleet and the same regular army we have at present; but if we had no squadron ready to put to sea, nor any regular troops ready to take the field, I cannot admit that we should then be so formidable as we are at present, even though we did not owe a shilling in the world. We all know, that what now makes a nation formiduble, is not the number nor the riches of its inhabitants, but the number of ships of war provided with able seamen, and the number of regular well disciplined troops they have at command: and, whatever gentlemen may think of the acceptation of his Majesty's good offices, I am persuaded they would not have been so readily accepted, if the parties had not seen us preparing to do them had offices, in case they had refused to accept of our good. The accepting of our good offices will, at least, furnish us with an opportunity of ion my concluses better acquainted with the views of all the parties concerned; and there is no condition tamexed by entice party, but whethers and must have been understood when we rande the offer. For surely, when we offered the interposition of our good offices, we were not to suppose that their years

with, by his acceptance, to pass from any demands he thought he had upon us; nor were we to suppose that the allies would or could accept of our good offices, unless we continued neutral: and while we do so, our preparations can give no encouragement to either side to insist upon unreasonable terms: nor can they give the least jealousy to either side, unless one or the other have views, which they know to be inconsistent with the preservation of the

balance of power in Europe. I find, Sir, some gentlemen have got into a very odd way of talking, when they have occasion to mention the public expence; for if it the least exceeds a million it is to be called two, if it exceeds two it is to be called three; and because it may probably this year a little exceed three millions, therefore it is to be called four: so that a million with these gentlemen seems to be of very little consideration; yet when we talk of English money, I cannot but think that a million, or near a million, is a sum not to be despised, and one in four is surely a material difference. What the public expence was, during the war in king William's reign, or what the number of seamen was that was kept up during the late war, I shall not now inquire; I believe both were as the honourable gentleman has been pleased to represent, but I think neither material at present; for we are not to proportion our yearly expence, or our number of seamen, by past times, but by present necessities. When our neighbours increase their public expence, or their numbers either of seamen or landsoldiers, we must increase ours, otherwise we may happen to fall a sacrifice to our, frugality: and as both France and Spain, but especially the latter, have very much encreased their naval force since last war, if we should be obliged to engage against those two powers, which I hope will not be the case, it is certain we should be forced to maintain a sgreater number of seamen, than we had at any time during the late war; and the sooner we begin to provide, the less harm shall we do our merchants, the less stagnation shall we make in our trade.

This, Sir, naturally leads me to take notice of the damage done to our trade, by the fitting out a squadron last summer. I shall allow, that our merchants thereby suffered some inconvenience, and were put to greater charge than usual for the freight of ships and wages of seamen: but when the whole is in danger, the private interest

of particular persons must yield to it; and the stop that was put to our trade last summer, is, in my opinion, the strongest argument that can be thought of for the augmentation now proposed, and for our laying it down as a maxim, always to begin early to fit out squadrons, as soon as the danger of war begins to appear: for if we should never think of any augmentation of seamen till we come upon the very brink of a war, we must take or press 30 or perhaps 40,000 seamen all at once into the service of the public: and if the raising of 12 or 15,000 seamen last summer put such a damp to our trade, surely the raising of 30 or 40,000 all at once would put an entire stop to it: whereas if we begin early, and raise our seamen by degrees, fresh men encouraged by high wages, will be daily entering into the merchants service; those that enter this year will be seamen against the next, and thus every year will afford a new fleece for the navy, so that in a little time we may have our navy fully provided, even for the most heavy war, without putting at any time any great stop to our

As for the Dutch, Sir, I do not think it necessary to enter into a disquisition about what they have done, what they ought to do, or what number of land forces may be necessary for the safety of that republic; for though they are our natural allies, yet surely we are not in every thing to be directed altogether by their conduct: we are a distinct nation, and though our interests be generally the same, yet in some particular cases they may happen to be different; and when it so happens, we must certainly follow different measures. The Dutch are, it is true, a wise people, but, as wise as they are, they may perhaps neglect or mistake their own interest, as well as the general interest of Europe; and if they do so, must we necessarily do the same? 1 hope no such thing will be pretended; for in such a case we should become in some manner a province to Holland, we should become a mere cypher in all public transactions, and should be no way regarded by any of the powers of Europe; for if they could but secure the Dutch, they might always depend upon getting us into the same measure; and when the Dutch found we had such a thorough dependence upon them, as good allies as they are, they might perhaps, now and then, make use of it in a way, which would no way contribute either to our interest or honour.

Permit me now, Sir, to take some ne-

tice of the reflections that have been thrown out upon our late negotiations and treaties. As for the treaties of Hanover and Seville, we had certainly very good reasons to enter into them at the time they were negotiated and concluded: and as they were approved of by both Houses of Parliament, I think have no obligation so say any thing in favour of either; for the approbation of a British Parliament I take to be a more authentic proof of their utility, than any thing that can be said by a private gentleman in their commendation; and all the objections to them have been already so often answered, that it is needless to repeat them; but when gentlemen give us such a terrible view of the consequences, that may ensue in case the present emperor should happen to die before the affairs of Germany are fully settled, I am surprized to hear them find fault with the late Treaty of Vienna, which was concluded for no other end but to prevent that fatal catastrophe: fatal it would certainly be to the affairs of Europe in general; and therefore I must think we had the strongest inducement to enter into the guaranty of the Pragmatic Sanction, in the most unlimited manner, as being the only expedient by which that fatal catastrophe may be prevented. What reasons the Dutch might have for their backwardness or caution about entering into that Treaty I do not know: but if I were to judge of their wisdom from their behaviour in that respect, I cannot say I should have the best opinion of it.

With regard to the attack made upon the emperor in Italy, oy the Spaniards and the king of Sardinia, it is certain that this nation has neither given them any encouragement nor any provocation to do so; and whether the Imperial Court has given them any just provocation, is an affair, which the mediators must of course inquire into, when they come to offer a plan for a pacification. As to the affair of Poland, where the honourable gentleman had his information, with respect to what he has been pleased to relate to us about that affair, I shall not pretend to guess; but I must believe, that his Majesty knows nothing about any such answers having ever been given to the French, or about any such instructions having been sent to his ministers in Poland; this I must believe from what his Majesty told us in his speech at the opening of last session of parlia-ment; and if there ever was any such thing, I am very sure that I am not to answer for all the measures that have been lately pursued, for that is one article I know nothing of.

To conclude, Sir, the nation has al. ready been put to a farther expence on ac. count of the present war; perhaps too some private men may have been exposed to some inconveniences, by the prepara. tions we have already made; but these ex. pences and these inconveniences ought to be born with patience, when we consider the differences between our situation and that of some of our neighbours: I believe I may justly compute, that by the b.oo. and obstinate battles, sieges and skirmishes. which have already happened since this war first broke out, each of the parties en-gaged has lost at least 50,000 men; so that while the trade of our neighbours is interrupted, while a stop has been put to all sorts of manufactures and improvements among them, while their lands are laid waste, such multitudes of their men destroyed, we have carried on our trade with security; our manufactures have been inproved, and extraordinary quantities of our corn exported; no British farmer has been disturbed, not an acre of land laid waste, not a drop of British blood spilt: therefore, while we enjoy so much safety and quiet, I cannot think any man has reason to complain of the charge the nation has been put to, or of the few inconveniencies he has suffered, for the preservation of that safety and quiet which he has enjoyed: and as I am fully setisfied, that what is now proposed is absolutely necessary, for securing our future enjoyment of the same safety and quiet, I shall most heartily give my consent.

Then the question being put, That 20,000 men be employed for the Sea-Service for the year 1735, it passed in the negative by 256 to 185. After which it was resolved without dividing, that 30,000 seamen be employed for the said service.

Petition of Scotch Peers complaining of undue Practices in the Election of the Sixteen Peers. Feb. 13. The following Petition was presented to the House of Peers, by the duke of Bedford, viz.

"To the right honourable the Lords spiritual and temporal in parliament assembled: The humble Petition of James duke of Hamilton and Brandon, Charles duke of Queenshury and Dover, James duke of Montrose, Thomas earl of Dundonald.

John Care Cl Stair,

" Sheweth; That at the last Election of Sixteen Peers, to serve in this Parliament for that part of Great Britain called Scotland, a majority of votes was obtained for the dake of Buccleugh, the duke of Athole, the marguiss of Lothain, the earl of Crawford, the earl of Sutherland, the earl of Moreton, the earlof Loudon, the earlof Finlater, the earl of Selkirk, the earl of Balcarras, the earl of Dunmore, the earl of Orkney, the earl of Portmore, the earl of Hopeton, the earl of Ilay, the lord Cathcart; and they

were accordingly returned.

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"Your Petitioners, however, conceive it their duty to represent to your lordships, that several undue methods and illegal practices were used towards carrying on this election, and towards engaging Peers to vote for a List of Peers to represent the Peerage of Scotland, such as are inconsistent with the freedom of Parliaments, dishonourable to the Peerage, contrary to the design and intention of those laws that direct the election of the sixteen Peers of that part of Great Britain called Scotland, and such as may prove subversive of our happy constitution; instances and proofs whereof we are able to lay before your lordships, in such manner as your lordships shall direct.

Wherefore your Petitioners humbly pray, that your fordships will be pleased to take this important affair into your most serious consideration, to allow these instances and proofs to be laid before you, and to do therein as in your great wisdoms shall seem most proper, to maintain the dignity of the Peerage, the freedom of the election of Peers for that part of Great Britain called Scotland, and to preserve the constitution and independency of Parliaments. And your Petitioners shall ever pray. ___ (S. s.) Hamilton and

Brandon, Queensbury and Dover, Montrose, Dundonald, Marchmont, Stair."

Proceedings in the House of Lords relating to the said Petition.* After this

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Alexander earl of Marchmont, and Petition was read, the duke of Bedford stood up, and moved for a day to take it into consideration, I, would not positively

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guished, even in the worst of times, by their attachment to the Protestant succession in the houseful ever, esom of a be partied out the earlies 8 in was excented as a kind of confessor in that cause.

"He was a nobleman of a most graceful, elegant, person; his courage was unquestionable; and though, perhaps, he had his equals as a general, it was acknowledged by all par-tics. I had not a grant said. The dede a graduit to the manufacture of the first test of the land of the control of the manufacture of the manufacture of the manufacture of the land was been entirely and the land of the la other reason for it, than his attachment to the this; but he knew, at the same time, that Lewis was then unable to get either statesmen or generals to carry into execution the plans he had formed in favour of the Pretender. His in the cell of the control of the cells of that nothing was transacted, even in the French king's most retired cabinet, that the earl of Stair was a stranger to. But not with standing all his great abilities, in his military and minister I ran by he most of the weak ressent Constitute of the grow connect he halo except the course of Hanovey, to put it out of als sovor that's power to reply them, a cause he over rated them. And therefore, when he was tor - rely engose I, the pulse was too opt to condition that he was one stly discreted. He was an aukward speaker, but was not unhappy in writing; and his turn for extravaman of his spirit ought to have disdained. His character in life, however, notwithstanding the lowers of his fortine, was at toos to be very high, and his connections with the remains of then I be to reagh me rest, were very strong, It was publicly known, that all the complaints so industriously spread, about the election of the Scotch peers, were levelled equally against the name tir and the earl of flay, who was looked upon to be the chief director of Scotch

" The earl of Ilay was, by birth, an Englishman, and resided in England till he was about seventeen years of age. It is hard to say, whether his application to business, or his abilities for it, were superior. When young, he studied as hard as if he had been (which indeed was partly the case) to get his livelihood by his learning, and made a progress in the civil law, superior to that of many of its pro-fessors. Though it is natural to believe that he wis acra with an aversion to the house of Stuart, by whom he had lost his great grand-[3 1]

 [&]quot;The eyes of all England, and indeed of great part of Europe, were now fixed upon the process of the Hand there were now fixed upon the process of the fixed peers. The reader has already seen the manner in which that election was conducted, and the Protests thereupon. Some of the peers and their families then in the opposition, had been ever distin-

fix upon any day, but he would propose that | day month, and that their lordships might order those persons, by whom the Petitioners thought they could prove their allegations, to attend against that day: in this motion he was seconded by the duke of Marlborough. In support of the question it was argued by the two noble dukes who made and seconded the motion, in substance as follows : viz.

My Lords, I take it to be a constant

father and grandfather, yet so far from manifesting that aversion, either unjustly or indecently, all the use he made of his power in that respect, was to gain over to the government, as many of the deluded followers of that house, as he possibly could; and to his wise moderation it was owing, that in Scotland, few, besides men of desperate fortunes, were then avowed jacobites. He united, if ever man did, the characters of a philosopher and a politician. For, notwithstanding the torrents of was tope ted personal abuse, poured forth against him in public, he never was known to revenge his own quarrel, or to desist from his own plan. The pursuit of power in him never diverted him from that of knowledge; of which he had a greater variety, than, perhaps, any man of his age. He despised money, even to a fault, and the larger his estate was, the smaller was his income, for he expended it before it came to his hands, in the encouragement and quickening of national industry and the promoting public improvements.

Nothing more shall be here said of this great
man and nothing has been said, that his
greatest enemies have not, at times, confessed.

"Feb. 13th, the duke of Bedford presented to the house of peers the following Petition, (See p. 720). It must be acknowledged, it was

of a very extraordinary nature; for it had a tendency to vacate the seats of all the sixteen peers of Scotland. Therefore, as the duke of Newcastle very properly observed, it was ex-tremely doubtful, whether the House had even n power of receiving such a petition. Nothing in the Articles of the Union gave a British House of Lords a right to interfere in the election of the Scotch peers; nor indeed had they any such right, unless some particular charge was stated, and offered to be proved. legations of the petition were general, no person being named; and it was very doubtful, if the prayer of the pet uon was granted, write it might end; or whether the peers had a right to control the crown in the exercise of its favour to any of their brother peers, which was all that pessably could be proved, had the prayer of the petition been granted.

" On the other hand, the facts, contained in the allegations, were of a very bad complexion; and no lord pretended to say, that they ought not to be punished, if they were

proved." Tundal,

and a certain maxim of this House, never to reject the Petition of any subject, or of any number of subjects, unless upon the very face of the petition there appearato be something very frivolous or impertinent: and upon all the petitions I have observed presented to this House, there has always been a day essigned, either for an answer. or for the Petitioner to prove his allegations, according to the nature of the Petition. If it be a Petition against any particular person or persons, such as Petitions of appeal, there is then a day appointed for the defendants or respondents to answer; and a summons is directed of course to be served upon them for that end; if the Petition be to set forth any particular grievances or inconveniences the Petitioner labours under, and from which be desires the aid or cas House, to be relieved, such as Petitions for private Bills: the Petitioner has, in such cases, a day to prove the allegations of his Pention, and for that end he has of course the aid of this House for summoning those persons to attend, by whem he thinks be can prove what he has in his Petition set forth: if it be a Petition complaining of public grieval ces, in order to obtain a pubhe law for the redress of those grievenes, the Petitioner, or Petitioners have then a dry assegned, for proving their acception, and they have of course the summons, or order of this House, commanding those persons to attend, by whom they think they may prove the facts or the grievances

complained of. Of this last sort I take the Petition to be, which I have now had the honour to present to your lordshipt; and never was there, I believe, a Petition presented to this House of greater consequence as to the subject matter complained of, or as to the quality of the Petitioners. The complant, my Lords, is of the highest nature imag table: it is a comp shit that nearly concerns both the honour and the dignity, nay, I may say, the very being of this House, because, if there be good ground for the complaint, the constitution of this kingdom cannot subsist, the liberties of our country cannot long endure, if the grievances complained of be not fully speedily redressed. Then as to the Petitioners, let us consider, my Lords, who they are; they are men of as high rank as any subjects in the kingdom; they are noblemen of equal quality with ourselves a every respect, except as to reats in this House; and that they have perhaps been

deprived of, by the evil practices of which they complain: but this they do not insist on; they do not come here to complain of any particular injury done to themselves; it is their regard for the public weal, their regard for the honour of this House, that has prevailed on them to become Peti-

tioners to your lordships. I shall not pretend, my Lords, to say, that the facts complained of are true; that your lordships are to determine, after a full and a strict enquiry; but I am sure there is nothing frivolous or impertment appears upon the face of the Petition; and if we may judge from the characters, as well as quality of the Petitioners; if we may judge from common fame and public report; nay, if we may judge from some occurrences, not a great many years ago, there is reason to believe their complaint is but too well grounded. All the Petitioners we know; some of them have had the honour to sit in this House; and while they sat here, their behaviour was such, that I am persuade I none of your lordships will think, that they would allow themselves to be imposed on by ridiculous reports, or slight surmises. I cannot therefore, in the least, suspect, that the Petition I have had the honour to present will be rejected; and for this reason, I think, the only proper motion I can make, is, to appoint a day, &c. (as above-mentioned.)

Lord Onslow. My Lords, though it has always been the practice of this House, to receive Petitions from any subject, which did not in themselves appear frivolous or impertinent; yet the Petition now prescated to us is, in my opinion, of such an extraordinary nature, that it deserves the most mature deliberation: it is a petition by which several lords, who are members of this House, are charged with illegal practices; and as such a charge must throw a very great scandal upon them, I therefore think your lordships ought well to con-sider before you resolve to give it so much countenance, as to appoint a day for taking it into consideration. Upon this

The Lord Chancellor rose up, and acquainted the House, That the Petition did not charge any lord in that House with undue or illegal practices: It contained only a general charge, that some such practices had been made use of, at the last election of sixteen peers for Scotland, but did not tay by whom,

The Earl of Chalmondeley. Though the Petition now before us, does not charge any lord in particular with any undue practices; yet it be must granted, that, in its consequences, it will affect a good many lords of this House; for it expressly charges, that no less than sixteen lords of this House were chosen by such practices, and have thereby got seats in this House; so that by the consequences of this Petition, every one of those sixteen may come to lose the seats they have now the honour to have in this House: for this reason therefore, my Lords, as well as on account of its being a Petition of a very new and a very extraordinary nature, I think your lordships ought to take some time to consider of it, before you order any person to attend, on account of the matter contained. in the Petition.

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The Duke of Newcastle, My Lords, the Petition now presented to us, is so new in its kind, that I really do not know whether we ought to receive it; nay, I do not know if we have a power to receive it. There was, indeed, since the union, one Petition presented to this House, complaining of an undue election and return of one of the sixteen peers for Scotland; and this House did accordingly proceed upon the Petition, and did determine the right of election: but in the Petition now before us, there is no direct complaint, either against the election or the return of all or any one of the sixteen Peers last chosen for Scotland; and therefore I cannot, at present, pretend to give my opinion, how we can proceed upon it. As I have not the journal now before me, which contains the proceedings of this House, upon the last Petition from Scotland, I cannot tell what method was then observed; but if I had, I doubt much if it could be of any use, because of this Petition's being very widely different from the former: therefore, my Lords, I must think, that the most prudent method for us to take, is, to appoint a short day, as short as you will, to consider of what is proper to be done, before you appoint a day, either for entering into the merits of the Petition, or for examining any witnesses, in relation to the facts therein complained of. For this reason, I shall move your lordships to resolve, to take this Petition into consideration on this day se'nnnight.

To this it was answered by the Earl of Chesterfield, and after him the lord Bathurst, That as to the Petition's being, in its nature, something new and extraordinary, it was not at all to be wondered at,

because the facts complained of, were such as could be committed only since the union of the two kingdoms. Whether any such practices had been used since that time, and before the present, they would not take upon them to determine; but if ever any such had been used, no man had before had public spirit enough to complain of them; and therefore they were the more obliged to the noble Peers who had now given themselves that trouble: That to them it seemed very extraordinary to question, whether that House had a power to examine into any grievances that could be complained of by any subject: but it appeared still more extraordinary to make such a question, when the complaint was made by some of their own number, and in relation to an affair, in which the honourand dignity of that House was chiefly and primarily concerned: that for this reason it was not to be doubted, but that they had not only a power, but that it was their duty, to enquire into the matters complained of, and to sift them to the bottom. and they hoped, no regards nor pretences would prevent their doing so. However, they would, in general, agree with the noble duke, as to the first appointing a short day; for they did not doubt but that the more the affair was considered, the more every lord in that House would think himself bound, both in honour and duty, to enquire into it. But they thought the resolution ought to be put in words, different from what the noble duke had been pleased to propose: and therefore they thought the motion ought to be, That they would, upon that day se'nnight, take into consideration, the methods how to proceed upon the Petition then presented to them.

The Lord Chancellor. As to the power or duty of this House, in relation to the Petition now before us, I cannot really, upon so short a deliberation, freely declare my opinion; and as there are some other lords, who seem to be in great doubt about this question, I must think the motion made by the noble duke near me, the most proper, because of its being the most general; and as does not determine the question one way or other, I cannot but think it quite unnecessary to make any dispute about it, therefore I hope your lordships will agree to it.

Upon this the question proposed by the duke of Newcastle was agreed to without any division; and it was accordingly resolved, That that House would, upon that

day se'nnight, take the Petition into their consideration: After which it was ordered, That the lords should be summoned to attend upon that day.

February 20. The order of the day being read, the duke of Bucch agh and after him the duke of Athol stood up, and took notice, that the Petition they were then to take into their consideration, was conceived in such general and indefinite terms, that they could not from the words of the Petition, determine, whether or no the petitioners designed to controvert, or to object against the last election of the sixteen peers to represent the Poerage of Scotland in that House; and as their Took to their seats in that House, depended upon the regularity of that election, they hoped their lordships would take care to have that point cleared up, before they proceeded any farther upon that Petition, or at least, before they proceeded to the examination of any witnesses.

This brought on a motion, "That the consideration of the Petition be adjourned to a short day, and that the petitioners be ordered to declare against that day, whether they intended to contrevert the last election of all the sixteen poers to represent the Peerage of Scotland in that House, or the election of any, and which of them."

In support of the motion it was argued thus:

My Lords, the Petition now before us is, in my opinion, conceived in such vague and general terms, that it is impossible to determine, whether the late election, with respect to all or any of the sixteen peers last returned, is to be attacked or not! and as it is impossible to determine whe ther any, and what persons are to be accused, by the complaint exhibited to us if this Petition; so I cannot determine, and I believe no lord in this House can, when ther we are to proceed upon this affair, it our legislative or in our judicial capacity. If any undue or illegal practices were made use of, in procuring the election or return of all or any of the sixteen lords from Scotand, now in this House, surely that elect tion or return must be void, and the peers of Scotland must proceed to a new election. In this case, your lordships are certainly to proceed in your judicial capacity; and as the right of private persons is to be brought into question, as the right of no less than sixteen lords, to their seats in this House, is to be examined into, and determined; the affair now before us is then to be considered as a cause, and I hope your lordships will proceed in it with the same justness and impartiality, and with the same regularity, which you observe in all other causes. The sixteen noble lords now in this House, must then be considered as the defendants or respondents; and I hope your lordships will never proceed in any cause, to examine witnesses for the petitioner only; if we are to examine any witnesses against the noble lords now in this House, I hope you will give them proper notice, and examine likewise such witnesses, as they may think

proper for their justification. Though I cannot, my Lords, from the words of the Petition, determine, whether any particular persons are to be accused, yet from the nature of the case, I must think, that it necessarily ends in an accusation against particular persons; for if there have been illegal practices, there must have been illegal practisers, and those practisers must have been guilty of a very high misdemeanor. In this case likewise, your lordships are to proceed in your judicial capacity; and in that way, I hope you will never proceed to examine witnesses against any man, without having first caacd the party before you, without having given him notice of the crimes laid to his charge, or without giving him an opportunity, both to cross examine the witnesses that are brought against him, and to bring what witnesses he may think proper for his vindication; so that I do not see, how you can proceed in the affair now before you, till the petitioners declare, whether or no they intend to challenge or impeach the election of all or any, and whom, of the sixteen peers last chosen, and have particut uly named the persons who were guity or the undue and illegal practices of which they complain.

If any suitor, in any of the courts below, should petition this House, and complain in general of undue methods and illegal practices made use of in any court below, without raming any person, who had been guilty of those undue methods or illegal practices; I believe your lordships would not se much as receive or give any countenance to such a petition; but in the present case, your lordships have received the Petition, and, in any opinion, you are in the right, not only to receive th, but to take all proper methods, to get at the bottom of the complaint, both because of the dignity of the petitioners, and because the

matters complained of, may affect the honour and dignity of this House; yet still, my Lords, I hope you will proceed in it in such a manner, as not to do injustice to any private man, and so as not to load the innocent with even the imputation of a heavy crime.

In all cases of evidence, the witnesses must be examined as to particular facts, and likewise as to particular persons; and those persons, as well as facts, the judges must be fully informed of, before any witnesses are brought before them to be examined. I believe, my Lords, it was never yet known, that any court of judicature proceeded to examine witnesses, without having first the particular facts laid before them, which were to be proved by the witnesses, and likewise the persons names, against whom the witnesses were to prove those facts. This is a rule which must be observed, in all courts of judicature, otherwise they can never know what they are about; and therefore, if your lordships are to proceed upon this affair in your judicial capacity, which I think you must, you cannot regularly proceed to examine any witnesses, till you know the particular facts those witnesses are brought to prove, and the names of the particular persons against whom those facts are to be proved, without which I cannot comprehend, what use you are to make of the proofs, that are to be laid before you, or for what end you are to put a great many gentlemen, and for what I know, noblemen also, to the expence and trouble of coming a great many miles to be examined as witnesses at the bar of this House.

I am, my lords, as much as any lord in this House, for making a most strict enquery is to the matters complemed of by the petition now before us; and, for this reason, I am for our taking such previous steps, as may enable us to proceed with certainty, ease, and satisfaction to ourselves, without doing an injury to any innocent man; for if we proceed to examine witnesses before we have fixed upon the particular matters, as to which those witnesses are to be examined, I foresee that we must involve ourselves in difficulties, which we shall find altogether inextricable; and as the right of the sixteen noble lords who now sit in this House, as the representatives of the peerage of Scotland, is the chief thing to be considered, I think the petitioners ought first to declare whether or no they intend, by their petition, to challenge or impeach that right.

To this it was answered, in substance as follows, viz.

My lords, the petition now before us is general, and it ought to be so: it is not a petition relating to any private right; it is not a petition complaining of any private injury; it is only in the nature of a general complaint against some illegal practices, supposed to have been made use of at the last election of the sixteen peers of Scotland, which the petitioners think of the utmost consequence to the honour and dignity of this House, and to the freedom and independency of Parliament; these practices, the petitioners have got some imperfect accounts of, and by the accounts they have got of them, they seem to be of such a hemous nature, and attended with such dangerous consequences, that they, as peers of Great Britain, as subjects of a legal, and as yet free government, thought themselves obliged to inform this House of what they had heard, and of the witnesses by whom they think those deep and dark practices may be made appear; well knowing, that if there were really any such practices, the power and the authority of this House, if exercised as it ought to be, and, I hope, as it will be upon this occasion, may make up the deficiencies of the informations they have had. As the practices they complain of, are of the most heinous nature, they must certainly have been carried on in the most hidden manner; and therefore, it cannot be supposed, that the petitioners, or that any man in a private capacity, can have such a full information of them, as to charge the facts, or accuse the persons particularly; but upon the examination at the bar of your lordships House, of such witnesses as they shall desire to be examined, the iniquitous mysteries may probably come to be revealed; both the facts and the persons may be particularly brought to light; and then I doubt not, but your lordships will take such methods as the law directs, in order to punish the guilty, to vindicate the honour and the dignity of this House, and to preserve the freedom and independency of Parliament. what the petitioners sue for, this is what the nation expects, and I think the petitioners have taken the most proper way, the only way they could take, to lay this important affair before your lordships.

I am surprized, my lords, to hear it said,

that the affair now before us can, in any light, be looked on as a cause, or that it ought to be treated as such. Do the petitioners come here to cor plain of any violation of their own particular rights? Do they complain of any injury offered to them, or either of them in particular? No. my lords, their complaint proceeds from a more generous motive; their complaint is aguist a general grievance; and therefore, if the affair now before us is to be looked on as a cause, it must be looked on as the cause of our country and constitution : if any injury has been done, it is to the constitution that injury has been done. and it is to the constitution, that redress must be granted; but whether that redress must be granted, by punishing those that shall be found to be guilty, or by making a new law to prevent such practices in time to come, or by both, is what cannot now be determined.

I shall readily agree, my lords, that if there were any illegal practices, there must have been illegal practisers; but till you come to examine witnesses, you can discover neither; and even after you have examined all the witnesses you can, after having made as strict an enquiry as possible, the practices may have been carried on in such a hidden and such a subtil manner, that even your lordships may not be able to fix them upon any particular person, though at the same time, it may appear evident, that some illegal practices have been made use of: in such a case. what are your lordships to do? Surely you are not to leave the honour of this House, and the very being of our constitution, exposed to the same illegal practices at the next election? You are not to neglect to repair a breach made in your house, because you cannot discover the thieves that made it. You are certainly, in such a case, to contrive and pass some proper law for preventing such practices for the future. But on the other hand, if the practisers, as well as the practices, should luckily be discovered by the enquiry your lordships are to make, you will then certainly order a prosecution to be carried on against the persons found or suspected to be guilty; those persons will then become defendants, not to this petition, but to the prosecution that shall then be ordered against them; and upon that prosecation they must of course have an opportunity to bring witnesses in their own justification, and to cross examine such witnesses as shall be brought against them.

As to the right of the sixteen noble | lords, who have now the honour to have sears in this House, I hope it will not be in peached by any proof that can be brought on this occasion, and therefore I wonder that any of them should show the least jealousy or apprehension of any such event; but suppose, my lords, that, in examining the witnesses that are to be brought before you, some things should appear that might tend towards invalidating the last election, and consequently, their present right to their seats in this House; sarely, your lordships will not, upon such an examination, immediately proceed to declare the late election yord. You must then of course appoint a day to examine i to the merits of the late electron, and then, and not till then, the noble lords who are now in this House by virtue of that election, will become defendants, not to this petition, but to the enquiry that shall then be ordered into the mer. s of their election; and upon that occasion your lordships will certainly proceed with your us an justice, and consequently wal give them all the tall and epportunity they can desire for defending their right, either by employing course, to plead for them, by bringing such witnesses as they may think proper for supporting their election, or by cross-examining all or any of the witnesses that shill be brought against then; for the witnesses who are examined upon this petition, must be all reexamined, when your lordships come to enquire into the merits of the late clection, it it shall become necessary, which I hope it will not, for this House to make any such enquiry.

I cannot pretend, my Lords, to any great knowledge in the law, and much less to a thorough knowledge of the forms of Westminster-had, but I must say, and I am sorry to say, that I think your lordships are, upon this important occasion, falling too much into the forms of the courts below. It is well known, that a great part of their time is taken up in debating and arguing about the forms and metho Is of proceeding, by which the princapid affair in dispute is often delayed, and not seldom entirely dropt, and the debate we are now on, I must consider as a debate of the same nature. This is not your lore hips usual way of proceeding, and when an after is brought before you, which directly an illuminate and concerns the honour and eightly of this House, I am surprised to hear any debate about the methods how we shall proceed to enquire into it, and I am still more surprised to hear it said, that we must never examine any witnesses, unless we first know the paracular tacts to which they are to be examined: This would be, indeed, tying as down to forms in the strictest manner, may, in a more strict manner, in my opinion, than any court of common law; for I think I have heard of a for n or method of proceeding in those courts, which they call 'picadir g the general issue,' and 'giving the special matter in evidence;" in which ease, if I am righti, informed, none of the particular facts, to which the witnesses are to be examined, are laid before the court, nor does the court know any thing of the questions that are to be put to them, tal they come to be examined, and their only the court is to judge, whether the question t' at is put, has any relation to the general issue then before the court; but as the affair now before us is no trial, as this House was never supposed to be confined to the rules or the forms of interior courts, and as I an very little conversant in such forms, I shal say no more upon this subject.

But, my Lords, though I am very little acquainted with the forms, or the manner of proceeding in the courts below, yet I hope I know something of the methods of proceeding, as well as of the piwer and authority of this House; and therefore I am not a rittle surprised at the motion made to us, for I cannot comprehend the end for which it is designed, or the purpose it can serve. That the petiti mers should declare, whether or no they intend to challenge or impeach the election of all or ary, and which of the sixteen peers last chosen: for God's take, my loads, what wal this declaration, when made, signify? Is this House to be confined, or any way restrained by any declaration the petitioners can make? suppose they should declare, that they do not intend to challenge or impeach the election of all or any of the sixteen peers last chosen; are we, when we come to examine witnesses upon this petition, to be told, you must not ask such a question, or such a question, because by the answer to that question, the election of the sixteen peers last chosen, or of some of them, may be brought into displite, or impeached? Surcly, it is not intended that we should be in this manner confined, by any declaration the petitioners can clase, and if we do examine witnesses upon this petition, with a full aberty to ask all such questions as may tend te-

wards discovering any illegal practices that I may have been made use of, suppose a son that examination, such facts, such practices should appear, as must evidently tend towards rendering the late election woid, is this House to be circumscribed by any declaration the petitioners can make, so as that it shall not be in our power to proceed in a regular way to declare that . election void? I hope, my lords, no such thing will be pretended; and therefore, as such a declaration, when obtained, can signify nothing, I hope an affair of so much consequence to the honour and dignity of this House, and to the freedom and indeperdency of parlament, will not be delayed upon that account.

To this it was said, by way of Reply,

That they would readily grant, that that House was not to be circumscribed, or any way interrupted or confined by any declaration the petitioners could make; but as such a declaration could do no harm, or any way retard the enquiry their lordships were to make, and as it would be a satisfaction to the sixteen noble lords then in that House from Scotland, and had been expressly desired by some of them, they hoped the House would agree to the motion, especially as it could not occasion any great delay, because the petitioners could in a very short time, or perhaps, immediately, make such a declaration as was desired; and therefore they would move, that the farther consideration of the petition should be adjourned but tal next day, and that the petitioners should against that time declare, whether or no they intended by their petition to controvert the election of all or any, and which of the sixteen peers last chosen to represent the peerage of Scotland in that House.

Any farther Reply in this affair was prevented, by the Duke of Bedford's standing up and acquainting the House, That, since the beginning of that debate, he had been with the Petitioners, and that they had empowered him to make the Declaration proposed; and that, for his greater security, he had taken it down from the Petitioners in writing, which, if their lordships pleased, he would read to them; so that there was no occasion to adjourn the consideration of the affair one moment on that account.

This occasioned a new debate, in which the lord Bathurst, the earl of Chesterfield, and the earl of Abingdon insisted, 'That the declaration, as proposed by the noble

duke was sufficient; and that the order proposed might be entered in their Jour. nals; after which it might be entered, that in pursuance of the said order, the duke of Bedford stood up, and, by virtue of a power from the Petitioners, and in their names, made the following Declaration: and then enter the Declaration proposed to be made by the noble duke; this, they said, they thought the House could not well refuse, because the refusal would really look something like doubting the honour of the nable dake, for wan i, the were persuaded, every lord there had the greatest esteem; it would look like doubtlog, whether he had a sufficient authority to make such a declaration, after he had declared he had authority for so conde

This was opposed by the lord Hardwick. and the duke of Newcastle, who professed the greatest esteem for the noble duke, but they did not think it would be regular to receive a Declaration in that manner in an affair of so very great importance; and at last the Lord Chancellor declared, That he did not in the least doubt the honour of the noble duke, nor his having a sufficient authority for what he proposed, yet as the allair had been brought before it im by a petition signed by the six noble Purts he thought the most proper and the most regular, way would be, to have the Declaration proposed signed by them likewise and as it would occasion a delay but of one day only, he hoped the House would agree to it."

Upon this the question was put for adjourning the consideration of the Petition till next day, which, upon a division, was carried in the affirmative, without proxies, by 90 to 51. The question was next put upon the motion above mentioned, which was agreed to without a division.

After this, it was proposed to adjourn, but

The Earl of Abingdon stood up and said,
That as their lordships had already gone a
little into the forms of Westminster-hall,
he hoped they would go a little farther:
they had made an Order, and, he believed
they intended the petitioners should comply with that order; therefore he thought
they ought to take some method to give
the petitioners notice of the order they had
made.

The Earl of Cholmondeley said, That he thought there was no necessity for any such notice, because the orders of that House, like acts or particular, stood in

no need of any notification or publication; they published themselves, and the parties concerned were obliged to take notice of them. But

The Lord Bathurst shewed, That no such thing was to be presumed, as appeared by their constant practice in all causes; and as some lords seemed to be fond of looking upon the affair then before them as a cause, therefore he would move, That the lord chancellor should be directed to write letters to the petitioners, giving them notice of the order their lordships had made.

The Lord Chancellor said, That he should be ready to follow their lordships directions, but desired to know, if he should write one letter to the petitioners jointly, or a particular letter to each of them separately; and some lords having proposed one letter to the petitioners jointly,

The Earl of Abingdon stood up, und said, That he did not, before that time know, that the petitioners were a corporation, which their lordships seemed inclined to make them, by proposing to send a letter to them jointly; whereupon it was agreed, that a separate letter should be sent to each; and directions were given to the lord chancellor accordingly.

The motion for the Declaration abovementioned, was made by the lord Hardwicke and supported by the earl of Cholmondeley, and the lord Hervey; and it was opposed by the duke of Bedford, the earl of Strafford, and the earl of Abingdon.

Feb. 21. The order of the House being read, for taking this Petition into consideration, the Lord Chancellor acquainted the House, That two of the noble lords, the petitioners, had been with him, and had brought him a Declaration in writing, signed by every one of them, in obedience to their lordships order the day before, which declaration was read to the House, and was as follows, viz.

Inconsequence of your lordships' Order of yesterday, signified to us by the right honourable the Lord High Chancellor, We your lordships' petitioners do declare, that by our Petition, we did not, nor do intend to controvert the Election or return of the sixteen peers for Scotland, mentioned in our said Petition, or any of them: but we intended, as we thought it our duty, to lay before your lordships the evidence of such facts and undue me-

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thods, mentioned in general in our said Petition, as appeared to us to be dangerous to the constitution, and may in future

elections equally affect the right of the present sixteen peers, as that of the other peers of Scotland, if a proper remedy be not found out: as we had before impowered his grace the duke of Bedford to inform your lordships.——(Signed), Ha-

milton and Brandon, Queensberry and Dover, Montrose, Dundonald,

'Marchmont, Stair.'

After the reading of this Declaration, a motion was made, "To adjourn the farther consideration of the Petition till that day seven-night, and that the Petitioners might be ordered to lay before the House, against that day, in writing, instances of those undue methods and illegal practices upon which they intended to proceed, and the names of the persons they suspected to be guilty of such undue methods and illegal practices."

The Argument in favour of this motion was in substance thus:

My Lords, when I first heard this Petition read, I was of opinion with other lords, that it was conceived in such general and indefinite terms, that it was impossible for this House to proceed upon it, without involving ourselves in difficulties which we should find insuperable; but now, that I have heard this declaration read, I am farther at a loss than ever, to know what is meant or intended by the Petition. When I first heard it read, I did, indeed, imagine that the noble lords the Petitioners, did intend to impeach the last election of the sixteen Peers, chosen to represent the Peerage of Scotland in this House; and as the right of those lords was to be impeached, I thought it was reasonable, that the design and intention of the Petitioners should be expressed in clear and distinct terms, therefore I was for their making such a declaration as was then ordered: but by their declaration, now read to us, I find they have no such design or intention; so that I really cannot now comprehend, or so much as guess at what they would have us to do upon the Petition they have presented, unless their design be to impeach or accuse some particular persons of crimes, which I take to be of a very high nature; and if that be their intention, surely the persons names they design to . impeach, ought to be particularly expressed, and those persons ought to be inform-

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particular crimes which are laid ed of

to their charge.

An accusation is not, it is true, a condemnation; but, my Lords, it must be granted, that a man's character suffers even by an accusation; and though he may be afterwards, upon a full and impartial trial, acquitted, yet it seldom happens, that the scandal thrown upon his name by the accusation, is entirely wiped off by his being acquitted; and in the mean time, during the whole time that intervenes between his accusation and his trial, he labours under an imputation, which your lordships must allow to be a very great misfortune. It is certain, my Lords, that every man ought to have a very great regard to his honour and his character in the world; it is what the meanest creature in life ought to be extremely jealous of, and much more those, who, by their birth and their fortune, are placed in a superior station; and therefore I hope your lordships will always be cautious of going in rashly to any measure, by which the characters of private mes may be very much riquel. In the present case, I think, it is evident, that the characters of some private men must be attacked, by any proof that can be laid before you in relation to this affair: the cha-, relate; a fact may appear criminal by their racters of some men must suffer, and those not of mean rank in the world; they must be persons in eminent stations: therefore I hope your lordships will not, upon general suggestions, and without any determinate aim or design, proceed to examine witnesses in a case, where the characters of particular men, the characters of men eminent in their stations, will certainly be greatly injured.

It is a maxim, my Lords, established by the reason of things, as well as by the practice, I believe, of all the judicatures in the world, never to examine any witness, when by such examination a private man's character may be blasted, without giving that man an opportunity, at the same time, to vindicate his character against any aspersion that may be thrown upon it by that examination: in such a case it is not sufficient to say, that the man whose character has been blasted, shall afterwards have an opportunity to vindicate it, by being brought to a fair and impartial trial; for, in the mean time, he must labour under an imputation, and it is a misfortune for a man to be exposed to any scandalous imputation for a day, nay, for a moment: there may, perhaps, be a real, an horast brought in question, without having him

nity for his justification; but that intention may be disappointed, he may die in the mean time, and then his memory will be I ded with that imputation for ever some of the witnesses, by whom he might have cleared up his character, may die in die . In tine, or many depart out of die kingdom; many other accidents may happen, which may put it entirely out of his power to vm liests hin self, though he Le altogether innocent of what has been laid to his charge; and therefore it is absolute. ly necessary to give a man an opportunity of vindicating himself, at the same time and in the same manner he is accused.

Another maxim, my Lords, as reason. able, and as uniformly observed, is, that no witnesses are ever to be examined against any man, without giving him an opportunity to be present, to cross-examine the witnesses, and to take care that no leading questions may be put to them: for when witnesses are examined, exparte. they may vent their spleen, or satiate their revenge against private men, by swearing falsly against them, with much more ease than when examined in presence of the party accused, and cross-questioned upon every fact and every circumstance they general and confused way of relating it, which would have appeared quite otherwise if the party had been present, in order to put the proper questions for making them explain themselves; and by artful leading questions, they may be indue. I to affirm things as consisting with their knowledge, which they would never have affirmed or perhaps mentioned, if the party accused had been present, to prevent any such leading questions being put to them; and in this last case the danger and the inconvenience is the greater, that when a man is induced to affirm any thing for truth upon oath, even though it be, per-haps, by way of information or preparation for a trial, yet when the trial comes on, and that man is seem examined, as a witness against the prisoner or party accused, he thinks himself in honour obliged to stand by and confirm what he has before been induced to declare upon oath, and against that time will very probably be so well prepared, that it will be impossible to discover his perjury by any cross question : thus, my Lords, it must appear to be extremely dangerous to examine witnesses in any case, where a man's character may be intention, to afford him a speedy opportu- present at such examination; but to examine witnesses without knowing what, or against whom you are to examine them, especially in a case where the characters of men of the highest stations may very probably be attacked, is, in my opinion, a method of proceeding not only dangerous,

but ato other anprecidental.

I shall not prefend, my Lords, to be a great master of precedents; but I do not remember to have heard that there was ever such a general accusation brought into this House as the present. Even in impeachments, in acts of attainder, and all the parliamentary proceedings I have ever heard of, some particular facts are always charged, and those facts are likewise charged against particular persons. I do not know that there was ever any complaint made to this House, of illegal practices in general, without mentioning so much as one particular fact, or one particular person: But that we must find out the particular facts, as well as the particular persons guilty of those facts; and that we must, for that purpose, enter into a long examination of witnesses, and put people to the trouble and the expence of coming, perhaps, from the remotest parts of his Majesty's Dominions, to be examined about we know not what, and against we know not whom; this ought not, I think, to be done. I shall always be ready to agree, to hear the complaints of any subject, when made in any proper way, and much more the complaint of the Petitioners, for all of whom I have so great an esteem: But let them point out to us, some way or another, of what and against whom they complain; let us but know what they complain of, and the persons they suppose to have been guary of those feets, and I shall be most ready and willing to enter into any method for giving them redress.

There might, my Lords, be some excuse for the generality and indefiniteness of the complaint now before us, if it could be said, that it was not possible for the Petitioners to be more particular; but from the very Petition they have presented, the contrary appears; for though they complain of illegal practices in general, yet they afterwards say, they are ready to lay instances of these practices before us: It was therefore in their power to have mestioned those instances in the body of their Petition; and surely they may still, whenever they please, give us an account of them, and of the persons that were guilty; for if they know the particular Liets, they must know the particular persay: and therefore they not only can. 'In may easily comply with the motion now have to us. It is what they ought to do, and what is absolutely necessary for this House to have done, before we can proceed to examine into the complaint now before us: Upon this occasion, and indeed upon every occasion, we ought to remember the motto of the great Hall of Justice below, 'Audi 'alteram partem.' Let us hear the defendants; let us hear those against whom the complaint is made: But how can we hear them, unless we know who they are?

A. D. 1795.

In all causes, in all trials, and in all courts, the examination of witnesses is always the last thing that is done. The party complaining is heard in support of the charge, and then the court hears what the defendant has to say against it, or in his own justification, before they ever proceed to examine the witnesses of either side: And in all the courts I have ever heard of, except a court which is called an Ecclesiastical Court, but is one of the most unchristian courts that was ever set up in the world, I mean the Court of Inquisition, the witnesses are always examined in the presence of both parties; but if we should proceed to examine witnesses men this l'etition, as it now stands, and without any more particular information, we should be still worse than the inquisition; for it would be entering upon, and carrying on a trial, before we so much as knew, or had ever heard of the persons that were to be tried. As I am convinced, there is no lord in this House that desires ever to see a Court of Inquisition set up in this kingdom, and much less that this House should ever in any of its proceedings, imitate that tyrannical court, therefore I make no doubt of your and sups agreeing to the motion now before us.

To this it was answered in Substance as

I must own, my Lords, I am very much surprised at the motion now made to your lordships, and I think I have much more reason to be at a loss to know the true design of this motion, than the noble duke who made it can have, for his being at a loss to know the true design of the Petition. The true design of the Petition, my Lords, is in itself clearly expressed, and the desire of the Petition is what this House not only may, but ought to comply with: But by this motion the Petitioners are desired, to do what evidently appears to

be impossible for them to comply with: and | I hope the noble duke does no way intend what may be inferred from such a demand. The Petitioners may probably have heard of some of those undue and illegal methods, that were practised at the last election of Peers in Scotland, but it is impossible they should know them all, or all that may be made appear by an examination of the proper witnesses at the bar of this House; and as to the principal persons concerned in those practices, against whom your lordships enquiry is, without doubt, to be chiefly directed, it is absolutely impossible the Petitioners should know any thing about them, at least not so much as to give them a sufficient ground to name them to this House.

To mention in any resolution of this House, or to talk of the Petitioners proceeding upon any instances, or against any Persons, is what is most irregular and most improper: It is, my Lords, to suppose, that the Petitioners are prosecutors; whereas it appears plainly, by their Petition, that, their only intention was to give your lordships notice, that some dangerous practices have lately been made use of, and to contribute as much as they could, to put you in a way of getting a full information, in relation to those practices. When you have got this information, it is not the Petitioners that are to proceed, it is this House that is to proceed against the persons who shall appear to have been guilty of such practices. The Petitioners only propose to lay some facts before your lordships, which they take to be of dangerous consequence to the honour of this House, and to the freedom of Parliament; and which, they think, ought to be prevented in time to come. Their Petition is therefore in the nature of a Petition against a general grievance, which they desire your lordships to enquire into, and to provide such remedy as you shall think necessary. In such a case, is it proper to talk of their proceeding upon any facts, or against any persons? Is it to be supposed that either they, or this House, can yet know, whether any persons are to be, or ought to be proceeded against?

Upon examination of the witnesses, whom the petitioners are to point out to you, it may appear evident, that some practices have been made use of, which ought to be prevented by some new law or regulation; and yet, my lords, that proof may be such, as not to lay a sufficient foundation for prosecuting any particular person;

it cannot therefore he in their power to name the persons; but suppose it were. are we to put off an affair which concerns the honour of this Houseas much as it does the petitioners, because they have not named, and perhaps will not name the persons guilty? Suppose, my lords, we should get information, that several barrels of gun-powder had been placed under this House, in order to blow us up; would it not be very odd in us, to put off going to search for, or remove the gun-powder, till we sheld be informed by what means, at what time, and by whom the powder was placed there? The Case before us is the very same; there is a sort of metaphorical gun-powder placed under this House. which will, in time, blow us up, if it be not removed; and in such a case are we to trifle away our time in enquiries after the names of the persons who placed it there, and the methods by which it was conveyed?

I shall readily grant, my lords, that a man's character suffers a little even by an accusation; but is not this the very reason why the laws of this kingdom do not allow any man to be accused, but upon the eath of some person or another? And is not this the strongest reason that can be given, is it not a most convincing reason, for our not complying with the motion made tous? Nay, does it not shew, that the petitioners would have acted contrary to the spirit, and to the whole tenour of the laws of this kingdom, if they had named any person? And shall we, by any resolution of this House, overturn that which has been the established maxim of our law for so many ages? It is true, the most innocent man must lie under an imputation, from the time of his being accused, to the time of his being tried: and if any person's name shall be mentioned upon the examination of witnesses, as having been guilty of some of the illegal practices complained of, he will certainly lie under an imputation, from that time to the time of his being brought to his trial: but does not the same inconvenience accrue from what is now demanded? If the petitioners should name any person as guilty, it will bring as great an imputation upon him, as if he had been named by a witness upon oath at your bar, and that imputation he must lie under, till he can be cleared by a fair and impartial trial: the imputation will be the same; and I am sure it will be much longer before a man can be brought to his trial, after being named by the petitioners, than after being named by witnesses examined upon a regular enquiry. Let the guilty persons then be who they will, let them be men in a high or a low station in life, it will be as inconvenient for them to have their names declared by the petitioners, as to have their names mentioned by witnesses, upon any enquiry your lordships are to make; and it is certainly much more consonant to our laws, not to have any man's name mentioned, till it is mentioned by a witness upon oath, when examined upon a regular enquiry into the facts complained of.

That it is a maxim established, either by the reason of things, or by the practice of any court of judicature in the world, never to examine witnesses, without giving the man, who is or may be accused by such examination, an opportunity, at the same time, to vindicate his character, or to crossexamine the witnesses, is what I cannot agree to: on the contrary, my lords, I take it to be a maxim established, both by the reason of things, and by the practice of every court of judicature in the world, that it is proper to enquire into facts by the examination of witnesses, in order to find out the persons that ought to be accused, or to learn how to proceed against those that are; and at such examinations, the parties who are or may be accused, are never allowed to be present, nor have they ever the least notice given them, that witnesses are to be examined, as to facts by which their characters may be blasted. That this is the practice in this kingdom, from the highest court of judicature to the lowest, is beyond contradiction. Does not this House, as well as the other, sometimes upon mere suggestions, nay upon common fame, enquire into crimes of the highest nature, and in which it may be supposed, that persons in the most elevated stations have been concerned ? Have not committees often been named for such purposes? And do not these committees always examine witnesses, without giving an opportunity to the persons, who are, or may be accused, to vindicate their characters at the same time, or to cross-examine those witnesses, by whom not only their characters may be blasted, but their lives and fortunes brought into danger? And with respect to inferior courts, is it not the constant and well-known practice, to examine witnesses before grand juries, in order to the finding of Bills of Indictment, without allowing the party accused to be present, or giving him any notice, that

witnesses are to be examined against him. Nay, even justices of peace, do not they always examine witnesses upon oath, before they grant any warrant? And is the party against whom the warrant is to be granted, ever present at such examination, or has he any notice, that witnesses are to be examined against him? It is therefore certain, that in this nation it has been, and still is, the general and constant practice to inquire into crimes of all kinds, by the examination of witnesses, without giving any notice to the party that is or may be accused, or giving him any opportunity at that time, either to vindicate his character. or to cross-examine the witnesses; and that this practice is not attended with any inconvenience, I need not endeavour to prove by arguments; for, the long continuance of it, is a better argument than

any other that can be brought.

How this petition, my Lords, can be considered as an accusation, I cannot imagine; and if it were, I can as little imagine, how it can be looked on as the most general accusation that was ever brought into this House. I shall not call it an accusation, I must call it a representation of a grievance, which, I think, ought to be remedied; and that grievance is very particularly set forth, both as to the nature of it; and as to the time of its happening; nay, the petitioners go farther; they say they are ready to lay particular instances before us, in that way, which I take to be the only proper way of laying facts before any court of judicature, that is, by the de-positions of witnesses. I am surprised to hear it said, that in impeachments, in acts of attainder, and in all parliamentary proceedings, particular facts are always charged, and those facts charged against particular persons: your lordships must all know, that impeachments and acts of attainder are generally grounded upon an enquiry made by this or the other House of Parliament: it is true, when the affair comes the length of an actual impeachment, or a bill of attainder, particular facts are then charged, and those facts are charged upon particular persons; but most of those enquiries, which have been the first steps towards an impeachment, or Bill of Attainder, have proceeded upon general surmises, some of them upon common fame only, and some of them upon a motion unsupported by any charge, either general or particular.

In the other House, my lords, it is very well known, that upon the most general

suggestions of any crime or misdemeanor, I character, whose judgment and veracity a committee is always named to enquire into the affair complained of, and that committee is always impowered to send for persons, papers and records; witnesses are examined, and the whole proofs that can be collected, either from persons, papers or records, are taken by that committee, before any particular fact has ever been mentioned, or any particular person named to the House; neither the House, nor any person breathing, besides those of the committee, hears a word of the particular facts, or the name of any particular person mentioned, till that committee comes to make their report. is directly the case of the petition now before us: It is far from being too general for the foundation of an enquiry; on the contrary, we are inhonour, in duty to our country, obliged to take it as such, and that enquiry may be the foundation of an impeachment; but this is what neither this House nor the petitioners can as yet Though the petitioners have not at present the honour to be members of this House, yet in every other respect, they are all peers of Great Britain as much as any of us : if it had not been so, if they had not been peers of Great Britain, the proper place for them to have applied to, would have been to the other House, and it is certain the other House would have immediately appointed a committee to have received the instances and proofs, now offered to be laid before your lordships; there would not, there, I believe, have been such regard shown to the characters of those who might suffer by those proofs: and shall the petitioners, my lords, be the worse for being peers of Great Britain? I hope not; but if this motion prevails, I am sure it may with justice be said, they have the misfortune to be peers of Great Britain.

That there have been many parliamentary enquiries without any particular charge, and without any particular person's being named, is beyond dispute; but even in our inferior courts, do not we know, my lords, that grand juries often present nusances in general terms, and without mentioning any particular fact, or any particular person? and do not these courts often proceed, to enquire into the nusance so presented, in order to find out and punish the persons that have been guilty of it: and in any court of law, if a petition should be pre- to know either his prosecutors, or the wit-

the court could depend on, complaining in general of abuses committed in any branch of practice, and desiring that the court would examine into, and endeavour to prevent such abuses for the future. either by punishing the persons who might appear to be guilty, or by making some new regulation; if that court should reject such a petition, and neglect or refuse to make any enquiry into the branch of practice complained of, I should conclude that the judges were more intent upon screening their officers, than upon doing justice to the subject: nay, I should readily believe, that even the judges themselves were partakers in the frauds and extortions committed by their officers.

The reverend prelate who was pleased to mention the Court of Inquisition, has a mind, it seems, to soften as much as he can the methods of proceeding in that terrible tribunal, when he compares them to the method proposed to be followed upon the petition now before us: the method now proposed is, first to enquire into those illegal practices suspected to have been made use of; and if, upon that enquiry, it should appear, that any particular persons have been guilty of practices, for which they ought to be punished, to be sure some noble lord in this House will stand up, in his place, and impeach the persons against whom any suspicions of guilt shall, upon that enquiry, appear; or this House will, at a conference, communicate to the other House, the discoveries made upon such enquiry, and, upon that, the other House will become the prosecutors: in either case, the persons accused will be brought to an open, a fair, and an impartial trial, they will know their prosecutors, and will have an opportunity to cross-examine the witnesses that are brought against them, and to bring witnesses, or what other proofs they may think proper for their vindication: this, my lords, is the regular and constant method of proceeding in Parliament upon all such occasions, and the method established by our ancestors, for preserving the people from oppression and arbitrary power; but the method of proceeding in the inquisition, and the design of such proceedings are very different: there, the party accused is condemned without any open or fair trial, and he is never allowed sented by any murber of suitors, me, of nesses (gainst him, nor is he allowed to bring any proof of his innoccioe, nav, he does a it as a chair know the crane he is accused of, the the sentence cones to be executed upon how this is the m thod of proceeding in that to a more court, and the design or aim of all their proceedings is to support the arotrary power of their master, the Pope o'Rome. The methods or proceeding in this House was never yet applied to the support of any arbitrary power, spiritual of temporal, collas little will they, I hope, be ever applied to the screening of oppressors or comman, let their quality, let their scars it in his be what it was for all the methods of procooding in this Howe could have come to b appricts as socialized prisecting ' com to, the next step o'l cortunly be, to make use of the flower only for the a phort of oppression, and for at any and the edge of Erbitrory power.

Lac Pet toners may, and e charle do, t knew some instances of the ill gun retiers compared at, but that they law the appropriate know. turn all as not to be presamed. All that they can know, must pre sea from accounts goen voluntarily all freely by some particular mea, and it caused be suppos a r. at those aren knew a great de l but, by the authority of this Horre, others in iv be concelled to give a full account or what they know, cron some of the under agests, cate and employed in trusc practices, may be even of, and for their we may expect the real real tor, than from any or they who were never let much into the server. It connot, ther tire, be say a ea, in the netition. ers can give as many out mes of the delegal pro sees they compact of, or a full account of any of friem; and shifter it hecon its tary may be able to give us, if y Live certainly proposed the core proponation to grant them; the most prothe thod of raying an a coast of any fict be roth's Hous, or before any court of Jude sture, is certainly to lot by withere upon oath and fith pittem rehas the sen any other method, if the leaf in their perition given its for a accounts of particle mainty, Lam very see in a read. it would then have been remeserted as an in a cost a para decent method of Ireright shit let's Hose, no. I done kion but the pittor work, have been shiple i dry del 11 is sell de leur sea ducas and a pertuo at para a.

But my acras, but use the positioners know some last mees of the ale of practions compagned of, to conclude from

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thence, that they must certainly know the pracepac persons galacis, I tank, verv ad. I cannot pretere to an many thing of the practices made use or, but from two sorts or practices that have been to the hely mentioned, I must conclude, that it is impossible in the petitioners, to know the principal person courts. Suppose, my brus, dan the laying a regulera drawn up a his case, in the cry place where, and at the very time when, the last cleation of the to frees has mae, should be one of the degal practices or a larved of, in this cise, the petition re may know the of er that then commanded the regiment; but that obser is not surely the perion ag . t whom your briddays' er query .. to be cliefly directed, he certainly had an orders from solne superior officer; that submade officer to the person, against along year lordships' engany must be consycirected; and the name of that sign or other join petitioners cannot

Lee us egain suppose, my bids, that corr prion was one of the rae gal plactaces in an as of at the list election some Lands or so thad may parlays have overed, the they got money for votary reserting to due tim, or that they were o'ered oncy or some other reward, on condition they would vote according to direction, but those lords would certainly, to the rown

is, conceal the aimes of the persons tenegal or oa red then mon t, or effer rivariator such a corraptance in malipurpas, because the person named would three born entitled to an action of standal for spreading such a report against han, and upon tout action, we aid certainly have r econoid most dimages; whereas, up re an element on at your lordships ber, the persons in its may be named without any ch d ger. B c farther, my lords, where praced so I they criminal are make use of, we cannot suppare, that the is amis principally conserved would person 'ly appear, such practices are generally earried on by mater-secuts, and though some manyet hads may perhaps have over given as to the numes of these und the first, set it is inclossible for the per ors to know the number of the prinare a persons who ear a well there are its; de to, to list be some circo entitlers nor whom they me d prince in the the conformation of a money of B Il it, and the telegraphy of the rate, r and punctions to be directed.

Your lordships will, without doubt, observe the motto of Westminster-hall, · Audi alteram partem: it is a rule that will, I hope, be always observed by this House; and in the affair now before us, you will certainly hear the other side, as soon as there is one to be heard: as yet there is no side, there is no prosecutor nor presecution, and consequently, no person prosecuted to be heard. The petitioners are no prosecutors, nor is it possible for them to tell who are to be prosecuted, or whether there be any person that sught to be prosecuted or no: they complain only against a grievance, they desire your lordships will enquire into that grievance, and apply such remedies as you may think proper. If, among other remedies, it shall be found necessary to prosecute the persons who, by your enquiry, shall be discovered to have been any way concerned in the grievance complained of, a legal and a regular prosecution will certainly be carried on against those persons, and then your lordships will certainly hear what they have to say in their own defence, and till then they have nothing to do with your lordships enquiry, nor have they a right to be present at the examination of any witnesses to be examined at the bar of this House.

In short, your lordships may profess what you will, but if the affair now before us be thus put off by motion after motion; motions which seem to germinate one from another; the world will not believe that you have an inclination to go to the bottom of the affair before you, or that you have an inclination to save your country from the impending ruin which is so loudly complained of, and so generally foreseen: and thus by shewing such a tender regard to the characters of some particular men, who may perhaps be in danger of being exposed by a strict enquiry into this affair, your lordships will bring a most heavy, and, I am afraid, a very general imputation upon the character of this House; therefore I hope the noble duke will wave this motion, and let us proceed to appoint a day for enquiring into this affair, by the examination of all such witnesses as may be thought proper to be examined, upon an occasion of so great importance to the honour of this House, and to the freedom and independency of parliament.

The Reply was to the following effect:

My Lords, as parliamentary enquiries have been often of great advantage to this nation, and may be so in time to come, I

shall therefore upon all occasions, be read, and willing to agree to any such proposition, when there appears a necessity for entering into the enquiry proposed; but as all parliamentary enquiries must be attended with great trouble and expence to some of his Majesty's subjects, and as they always raise some sort of ferment in the nation, they are not to be entered upon without some apparent necessity for so doing. We are not, at the desire of any subject, or of any number of subjects, to set up a parliamentary enquiry, unless those who desire it, can shew us very good rensons to suspect, that some illegal practices have been committed, and that it is become necessary for this, or the other House of Parliament to enquire into them. I have a very great respect for the noble lords the petitioners, and I am persuaded. they think that some illegal practices have been made use of, and that it is become necessary for this House to enquire into them. This they are certainly convinced of, otherwise they would never have pre-sented such a petition. This is their opinion, but they must give me their reasons. before I can make it mine. If those rea. sons be as prevalent with me, as they are with them, I shall certainly agree to the enquiry desired; but neither in this, nor in any other case, shall I ever give my vote according to the opinion of another, but according to that which I have formed for myself. It is therefore incumbent upon the petitioners, to give us some reasons to believe, that illegal practices have been actually made use of, and that there is a necessity for this House to enquire into them; and as it is impossible to give us any such reasons, without first giving us some particular instances of the illegal practices they complain of, and some account of the persons, they suspect to have been concerned in such practices, I cannot but think, the motion now made to us, a very proper motion upon this occasion, and such a one, as the petitioners ought certainly to comply with, before they can expect that any lord in this House, who knows no more of those illegal practices than I do, can agree to any sort of parlismentary enquiry.

When any enquiry is moved for in either House of Parliament, these three questions naturally occur to every member of that House, Whether the practices proposed to be enquired into, be they if Whether they be such as may be presumed to have been committed? And,

whether they be of such a nature, as cannot be punished or remedied by the ordinary courts of law? These are three questions, I say, my Lords, which naturally occur to every member, and he ought to satisfy himself about every one of them, before he gives his opinion, either for or against agreeing to the enquiry proposed. Now, I appeal to your lordships, how any lord in this House, who knows nothing of the practices lately made use of in Scotland, can satisfy himself as to either of these questions, without knowing something more about them, than he can know from the petition now before us? In my opinion, it is impossible for any man to satisfy himself in either of the three, without knowing some particular instances of the practices complained of, and the names of the persons said to have been guilty of those practices. But suppose we should agree to enquire into this affair, without any farther information than what we have at present. I must beg your lordships to consider, how it would be possible for us to examine, or to put the proper questions to any witness, that shall be brought to the bar of this House? For as none of the petitioners have at present a seat in this House, I cannot form to myself any question that could be put by any other lord to a witness, but only the general question; if he knew of any, and what illegal practices made use of at the last election of sixteen peers for Scotland? This, in my opinion, would be a very improper question, because it would be leaving it entirely to the judgment of the witness, to determine, what he took to be an illegal practice, and to give us an account of none but what he took to be such. Upon such a general question, it may be supposed, that some witnesses would give us long and tedious accounts of trifling facts, nothing at all to the purpose, while others might perhaps neglect to inform us of things of the greatest importance. Therefore, not only to enable us to judge if there be a necessity for an enquiry, but likewise to enable us to proceed with accuracy and vigour; we ought to agree to the motion proposed, and the petitioners ought to comply with it, as I make no doubt but they will.

My Lords, in all preparatory examinations, in all sorts of examinations that ever I heard of, the witnesses are questioned about particular facts, and likewise in relation to particular persons; and either the judge, before whom the witness is ex-

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amined, or some person concerned, and attending for that purpose, knows or is instructed, how to put the particular questions to the witness, in order to draw the whole truth form him, relating to that affair about which he is examined. Even with respect to those enquiries which have proceeded from a motion in either House of Parliament, the member who proposes an enquiry, does not barely make a motion for that purpose; he stands up in his place. and always gives the House an account of the particular facts he desires to be enquired into: nay, he generally gives the names of the particular persons against whom he makes his complaint. By that speech the members are not only enabled to judge, whether or no a parliamentary enquiry be necessary, but they are likewise enabled to put the proper questions to the witnesses, that may thereafter be brought before them in the committee. And besides, the member who makes the motion, is always named one, and generally the chairman of the committee, who must be supposed to know the particularfacts, and to suspect, at least, who were the particular persons guilty of those facts; so that he must of course know, how to put the proper questions to every witness, and the particular facts, as to which each witness ought respectively to be examined.

Suppose, my Lords, that the Petition now before us is to be taken as a general complaint against a grievance and a desire to have that grievence redressed; yet it must be granted, that it is one of the most eneral complaints that was ever brought, Lefore either House of Parliament. Enquiries may have been set up upon mere suggestions, or upon common fame; yet I believe there was never an enquiry set up upon such a general suggestion, or upon such a general report: some particular facts are always suggested, even common fame reports some particular crimes and fixes those crimes upon some particular persons, before it is made the foundation of any parliamentary enquiry. And with respect to presentments at common law, it is very certain, no grand jury ever made such a general presentment as the complaint now before us: they always fix upon some particular thing, or upon some particular practice, and present it as a nuisance, which they think ought to be remedied; and if a grand jury should make a presentment, complaining in general, that at such a time,

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practices had been made use of, without mentioning one of those practices which they took to be illegal, or one of the persons by whom they supposed such practices to have been made use of, I am persuaded no inferior court in England would take any manner of notice of such a precentment. 'An utter neglect would certainly be the fate of such a presentment at common law; and I am persuaded a motion in the other House for an enquiry, founded upon such a general and indefinite charge, would meet with very little suc-cess. However, I am very far from proposing, that the Petition before us ought to be entirely neglected: I think it ought to be greatly regarded, both on account of the persons complaining, and the matter complained of: and I shall be for making a most strict enquiry into the affair, if the petitioners will but make it possible for us to do so, by giving some instances of the practices they complain of, and the names of some of the persons they suspect to have been guilty of those practices.

The petitioners, my Lords, must know, or have heard of some particular facts which they take to be illegal, and of dangerous consequence, otherwise it is certain, they never would have presented such a petition to this House. Let them but inform us of those particular facts they know or have heard of, that we, as well as they, may judge whether they are illegal or not; that we, as well as they, may judge whether they are of such dangerous consequence, as to deserve a parliamentary enquiry. And it is impossible they can know any particular facts, without knowing the names of some of the persons who were guilty of those facts, nay it is impossible they could have heard of any facts, without having had the persons guilty named to them, or at least described in such a manner as they must know who they are; for though there might, perhaps, have been some danger in publishing the name of any person upon such an occasion, yet the person guilty might have been so described as to make every one know who was meant, without exposing the person who gave such description, to any danger. Such descriptions must have been fully understood by the petitioners; and surely they may, without any danger, declare to this House the names of the persons they suppose to have been meant by such descriptions.

To conclude, my Lords, though I have

or upon such an occasion, some illegal I as great a regard for the noble lerds the petitioners, as any lord in this House can have: though I could depend upon their dress be yet in the great of any men, yet I cannot answer to myself for agreeing to take up the time of this House, and put witnesses to the trouble and expence of travelling, perhaps a great many miles, which must be the event of our entering upon an enquiry into this affair. without being, in my own judgment, convinced, that there is great reason to suspect that some very illegal and dangerous practices have been made use of, and that they are practices of such a nature, as cannot be punished or remedied any other way than by a parliamentary enquiry; and since I cannot, of this, be convinced in my own judgment, without knowing particularly, both the practices that are suspected to have been illegally committed, and the persons names that are suspected to have been guilty of those practices, therefore I must be for the motion. After this De-

> The Lord Bathurst stood up, and spoke to this effect:

> My Lords; Since I find your lordships are like to come to a question upon this motion, I must observe, that, as it stands at present, it is a motion complicated of two very distinct parts. By the first part of it, the petitioners are to be ordered to lay before this House, in writing, instances of those undue methods and illegal practices, upon which they intend to proceed: and by the other part, they are to be ordered to lay before this House, the names of the persons they suspect to have been guilty of those undue methods and illegal pract (65; now, my Lords, as the two parts are evidently as distinct and different from one another, as any two motions can be; and as it is evident, that several lords may, for very good reasons, be against the last part, thought sey may be for the man, therefore, my Lords, I must make use of that right which every lord has, by the constant practice of this House, and desire that the parts me, be serently, and the question put separately upon cach.

The question being called for, his lordship stood up again, and insisted upon it, That when a question appeared to be compl cated, every sing a lord in that House had a right to desire that the parts might be separated, and that different questions might be put upon the several different parts. This, he said, was a right that

was never controverted, and he insisted stitution, and might prove subversive of

upon his right.

The question being still called for, he stood up the third time, and said, That since they did not seem inclined to grant him a right, which had never been denied to any lord in that House, he would propose an Amendment to the motion, which was, that these words " And the names of the persons they suspect to have been guilty of such undue methods and illegal practices" might be left out; and therefore he hoped their lordships would put the question upon the Amendment, before they put the question upon the motion.

Upon this the question was put upon the Amendment offered, which was carried in the negative, by 90 to 48: and then the question being put on the motion, it was carried in the affirmative, without a division.

The motion was made by the duke of Devonshire; and was supported by the earl of Scarborough, the lord Hervey, the lord Hardwicke, the bishop of Salisbury, the earl of Ilay, the Lord Chancellor and the duke of Newcastle. It was opposed by the earl of Chesterfield, the lord Gower, the lord Bathurst, the earl of Abingdon, and the earl of Strafford.

Answer of the Scots Peers to the Order of the 21st instant, concerning undue Methods used in the Elections.] The Petitioners having been made acquainted with this last order, in the same manner they were made acquainted with the former, they delivered their Answer in writing to the Lord Chancellor, on the 27th of February: and next day, the order of the House being read, the Lord Chancellor acquainted the House, that he had received from the Petitioners, an Answer in writing to their lordships last order, which he read to the House, and of which the following is an exact copy;

" My Lords,

"Your lordships Order of February the 21st instant, hath been signified to us by the right honourable the Lord High Chancellor, with respect to which we do humbly submit to your lordships, that we have not, by our petition, stated ourselves accusers of any person whatever, nor did we intend to do so; but thought it our duty to lay before your lordships, by way of petition, that such methods and practices were used, towards carrying on the last Election of sixteen peers for Scotland, as appeared to us dangerous to the conthe freedom and independency of parliament. The preservation of our happy constitution is what we have in view, without regard to any particular persons; and we humbly conceived, that any matter which so nearly concerns this constitution, or might appear to be an encroachment upon it, was a proper subject for your lordships consideration and enquiry, as a high court of parliament.

" That without stating ourselves as accusers, which is far from our intention, we conceive we cannot take upon us to name the particular persons, who may have been concerned in those illegal practices; but, who those were, will undoubtedly appear to your lordships, upon taking the proper examinations; and the facts are what we humbly pray may be inquired into, whoever may happen to be affected by them, nor can we, without acting as evidences, comply with those words of your lordships' order, to give the names of the persons by whom such undue methods and illegal practices were used: but, would we act both as accusers and witnesses, it is impossible for us to inform your lordships, who were the persons that, in the course of this examination, and from the testimony of future evidences, may appear to have been concerned in the above-mentioned practices.

"We do also humbly submit to your lordships, that we may have very certain and true information of undue methods and illegal practices, that have been used towards engaging peers to vote for a list; and yet that our informers may not have thought preper to name the persons, by whom such undue methods and illegal practices were used; or may be unwilling to do so, until they are brought upon their examination.

" And, with respect to the laying before your lordships the particular instances of the undue methods and illegal practices mentioned in our Petition, we humbly submit to your lordships, if an examination of this kind ought to be confined to particular instances; since, from the nature of the thing, it appears evident, that many instances may come out in the course of such examination, the particular circumstances whereof cannot be known to your Petitioners, and yet must appear upon en-

"That though the opening the particulars of the facts to be proved, may necessarily produce such a discovery of evidence before examination, as is usually thought ! dangerous even in course of ordinary trials, and may be much more so in the

case of a parliamentary enquiry ;

"Yet, nevertheless, in consequence of your lordships order, as far as we are able from the nature of the thing, we do humbly acquaint your lordships, that we laid the Petition before you, upon information, that the list of the sixteen Peers for Scothand, had been framed by persons in high trust under the crown, long previous to the election itself; and that this list was shewn to Peers, as a list approved of by the crown, and was called the King's list, of which there was to be no variation, unless to make way for one or two particular Peers, on condition they should go along with the nessure.

"That Peers were solicited to vote for this list, or the Crown list, without the

liberty of making any alteration.

"That endeavours were used to engage Peers to vote for this list, by promise of pensions, and offices civil and military, to themselves and near relations, and by actual promise and offers of sums of money.

"That sums of money were actually given, to or for the use of some Peers, to engage them to concur in the voting this

"That annual pensions were promised to be paid to Peers, if they concurred in the voting this list; some of them to be on a regular establishment, and others to be paid without any establishment at all.

"That, about the time of this election, numbers of pensions, offices (of which several were nominal) and releases of debts owing to the crown, were granted to Peers who concurred in voting this list, and to

their near relations.

" That, on the day of election, a battalion of his Majesty's forces was drawn up in the Abbey-court, at Edinburgh, and three companies of it were marched from Leith (a place at one mile's distance) to join the rest of the battalion, and kept under arms from nine in the morning till nine at night, when the election was ended; coner y to co ter, at elections, and without any cause or occasion that your Petitioners could foresee, other than the overawing of the election.

"These instances of undue practices we now humbly mention, which we hope will satisfy your lordships, that we have just reason to pray your lordships to take this matter into your serious consideration, and to provide such a remedy as may be effec-

tual, for preserving the right and freedom of elections, such right of electing being the only right that now remains with the Peers of Scotland, in lieu of a constant and hereditary seat in Parliament. (S.gned., Hamilton and Bra. don, Queen,

bury and Dover, Montrose, Dundonald, Marchmont, Stair."

Feb. 47, 1731.

Debate on a Resolution, " That the Petitioners have not complied with the Order of the House." After this Answer was read a motion was made for their lordships to resolve, "That the Petitioners had not complied with the Order of that House of the 21st instant."

The Argument for this Resolution was to the effect as follows:

My Lords; The Answer now read to us, is, in my opinion, altogether as general and as obscure as the Petition which your lordships want so much to have explained. and without which explanation the opinion of this House seems to be, that we cannot proceed: the Petitioners, it is true, have in this answer told us in general, the nature of some practices which are highly criminal, and which deserve very much the notice of this House; they have indeed told us the species of those crimes, which they suppose to have been committed; but they have not told us of any particular crime; nor have they given us so much as one instance of any particular fact upon which they intend to proceed; and as for the persons' names supposed to have been guilty of those crimes, they have not, in so far as I can find, given us the least hint of any one; so that we are certainly now as much in the dark, as when we made that order to which they have given u this answer: I cannot therefore think that any of your land ps will be of open one they have complied with the order of this House; nay, so far are they from complying with it, that they seem cautiously to avoid complying with it, that they seem cautiously to avoid complying with it, even so far as was in their power; for they do not so much as say, that their informers have refused to name the persons guilty; but only say, that their informers may, perhaps, be cautious of naming any particular persons, till they come to be examined at your lordships' bar. Surely, my Lords, if their informers told them the names of the persons that were guity, they might, in compliance with your lordships order, have given the names of such ly refused to name any persons till they come to the bar of this House, the Petitioners might have positively said so: then, as to the regiment that is said to have been kept under arms near the place of election, the Petitioners must certainly know the name of the officer who commanded the regiment at that time; and consequently, they might surely have complied with your lordship's order so far as to give you the name of that officer, which I find they have not done; and for that reason I shall conclude with a motion so natural, that I hope no lord in this House will make any difficulty in agreeing to it.

When your lordships made the last order, it was certainly your opinion, that it was impossible to proceed to the exanachor lay whoever in this at it, till you knew some of the particular facts about which the witnesses were to be examined, and the particular persons against whom they were to give their evidence. This must have been your opinion, otherwise you would never have made such an order: and now I appeal to every lord in this House, if from the petitioners' answer, now before us, he can pretend to any farther knowledge than he had at that time, either as to the particular crimes committed, or as to the persons who were guilty of those crimes; therefore I must conclude, that every lord in this House, who agreed to that order, must of course agree to the motion I am to make : besides, there is nothing, my Lords, in which the honour and the dignity of this House is more concerned, than in that of seeing our own orders punctually complied with; and as it cannot a pretended that the petitioners have, by this answer, complied in the least with our last order, therefore, I think, I must be justified in moving, That your lordships would come to a resolution, that the petitioners have not complied with your said order.

The Answer to this was in substance as

My Lords; When your lordships last order was first proposed, I was not only of opinion, that it was contrary to the whole spirit and tenour of the laws of England, which do not allow any man's character to be loaded with an accusation, unless by the oath of some person or another; but I was likewise of opinion, that it would be impossible for the petationers to compay with

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it, and therefore I at that time opposed it: however, now that it is become an order of this House, I must admit that it was a just, a right, and a proper order; and therefore, the only thing we have now under our consideration is, whether the petitioners have complied with it or no? I hope, my Lords, it will not be supposed that we are, by any order, to require people to do what is impossible; and for this reason, every order made by this House must, in the very nature of it, imply an alternative : every order we make must be presumed to imply, that those to whom it is directed, shall either comply with it punctually, or shew us that it is impossible for them to do so; for surely neither the honour nor the dignity of this House can be engaged, to make any man per-

A. D. 1735.

form an impossibility.

According to this rule, my Lords, let us examine the answer now before us: by our order, we desired the petitioners to give us instances of those illegal practices they complained of; and have not they given us instances of the most illegal practices that were ever made use of at any election? Is not bribery an instance of illegal practices? And can that instance be more particularly expressed, than they have expressed it in their answer? They have not only told us the species of the crime, but they have told us several ways or methods how it was made use of: they have told us, that some were bribed by the promise of offices, some by the promise of money or pensions; that some were bribed by the actual grant of pensions, some by the actual grant of offices, and some by the actual grant of releases of debts, owing by them to the crown: nay, they have told us, that sums of money were actually given to or for the use of some peers, to engage them to concur in the voting a list of peers : is it possible, my Lords, to give more particular instances of bribery, without actually naming the persons who give, and the persons who received the bribes? But bribery, it seems, was not of itself sufficient to cram this list down the throats of some of the Peers of Scotland; to their gifts and their promises they were forced to add menaces and threats: by calling it the King's List, and ov say a g it was approved by the crown, what else can be understood, than that they designed to threaten these who should refuse to vote for it, with the displeasure of the crown, and that they must expect to be turned out of any office or employment they enjoyed

under the crown? Nay, the petitioners go farther, they tell us, that not only his Majesty's name, but his Majesty's troops were made use of, to terrify those whom ' money or promises could not corrupt. Without giving us the names of the persons by whom, and to whom those expressions were made use of; without giving us the name of that person from whom those orders to his Majesty's troops originally flowed, it is impossible to describe those instances of menaces and threats, more particularly than they are described in the answer now before us: and therefore there is not the least pretence to say, that the petitioners have not fully complied with this part of your lordships' order.

Now, my Lords, with respect to the other part of your lordships' order, by which the petitioners are desired to give us the names of the persons that were guilty of those crimes; this indeed they have not complied with; but for what reason? Because it is impossible. They do not say, that from their own knowledge they know any of those illegal practices; they do not so much as insinuate, that any man attempted to bribe or to frighten either of. them: no, my Lords, all the knowledge they have, is, by information; and they expressly tell us, that were they to act both as accusers and witnesses, it is impossible for them to inform your lordships who were the persons guilty; and farther, besides the credit which is due to their characters, they give us a most convincing reason for the impossibility they labour under in this respect: they tell us, that their informers may be unwilling to name the persons guilty, until they are brought upon their examination; and this, my Lords, every one of your lordships must agree to be very probable, nay, to be certain, because of the great danger that attends the mentioning of any person's name upon such an occasion. As to the officer that commanded the regiment, kept under arms dung the time of that election, f do not doubt but the petitioners may know his name; but I am surprized to hear any lord say, that the petitioners ought to have named him in their answer to your lordship's order, because he was not, nor could be the person guilty; he must have been but an inferior officer, and therefore must have had orders from a superior for what he did: the superior, the supreme, I mean, my Lords, the person from whom those orders originally flowed, is the only person guilty, and the only person your 1 2 -

lordships are to enquire after; all under him are obliged to obey their orders, under the pain of mutiny, which is immediate death; and therefore they cannot be the persons guilty; so that it would have been ridiculous in the petitioners, to have named the officer who commanded the regiment, as the person guilty of any illegal practice; and the other, the petititioners cannot know : but, my lords, by examining that officer, and perhaps some others, at your lordships bar, you will at last find out the person, properly charge. able as the criminal in this respect : I say criminal, my Lords; for it has always been held highly criminal, to leave any regular forces in any town where an election is to be; and certainly it must be much more criminal, to march them into such a town, and to give them orders to stand to their arms, as if they were ready to cut the throats of all those, who should dare to oppose the persons that gave them their orders: thus, I think it is evident, that with the first part of your lordships' order the petitioners have fully complied; and with the latter part, they have not only declared, but have shewn, in the most convincing manner, that it is impossible for them to comply; and therefore there cannot be the least foundation, for the resolution the noble lord has been pleased to move for.

There may be, and I hope, my Lords, there are many lords in this House, who might think, that your lordships could not well proceed to an enquiry into this affair, without some farther lights than you had by the petition : and may now think that you have had lights sufficient to proceed to an enquiry, by which those dark scenes of an jaity may perhaps be opened fully O view. The three questions which naturally occur, when an enquiry is proposed, may now be easily answered: can it be doubted but that the practices, of which the petitioners have given us so many instances, are illegal? Can it be supposed, that they can be either punished or prevented by any inferior court? Is it not admitted of all sides, that they are such as highly deserve the notice of this House? As to the first and third questions, therefore, none of your lordships seem to make any doubt; then as to the second, whether they are such practices as may be presumed to have been committed? I am sorry, my Lords, to say, that the presumption is, in my opinion, but too strong-Besides the characters of the noble lords the petitioners, who are well known, and I hope well respected by most of your lordships, have not we a general clamour against such practices? And when I consider the great qualifications, and more especially the just, the generous, and the prudent conduct of some of the petitioners, who had the honour to be members of this House in last parliament; the great number of votes they had in their favour, at the election for that parliament: and the small number of votes they had in their favour at last election; I must say, I am afraid there is too much ground for this general clamour, too solid a foundation for this particular complaint; so that as to the second question, there can be, in my opinion, as little doubt as in either of the other two.

Another argument, my Lords, which seemed to make some of your lordships willing to agree to the order then proposed, was, that, without some farther lights into this affair, the proper question could not be put to the witnesses to be examined at your bar: but can any lord now say, that we are not fully instructed by the answer now before us, for putting the proper questions to every witness that can be brought to our bar, upon an enquiry into this affair? The particular interrogatories, both asto bribery and threats and likewise as to the regiment, which seems to have been made use of, with an intention to over-awe this election, arise so naturally from the answer before us, that we may get at the bottom of this affair, without any farther information : but, besides, though the petitioners have not now the honour to be members of this House, yet surely they will be allowed, and by this petition they appear to be ready and willing, to give every lord of this House as much assistance as they can, in putting the proper questions to each witness, so as to enable us to draw from every witness the whole of what he may know, about the illegal practices made use of at last election. From all which it is probable, nay, I think it is to be expected, that there are many lords in this House who were for the order proposed, but will now be for proceeding directly to an enquiry into this affair, and consequently must be against the motion now proposed.

My Lords, notwithstanding I have, I think, clearly shewn, that the petitioners order, in so far as it was possible for them to comply with the same : yet I should herem easy about the court files mut, m, if I did not suspect that it was to be followed by another, which will, I am afraid, put an end to this affair; and therefore I . ope the noble lord will be so incennous as to stand up, and declare what he intends by the motion he has been pleased to make; for though the petitioners do not intend. or should absolutely refuse to set themselves up as accusers, yet I hope your lordships are not, for that reason, to drop an affair, in which the honour and dignity of this House, in which the very being of our constitution are all so deeply concerned. Whenthis t c priferer, it was said, it ought to be looked on as a cause, and that therefore the petitioners ought to be considered as the plaintiffs, and ought to name those they designed to make defendants. But if it were to be considered as a cause, we are not, in my opinion, to look on the petitioners as plaintilis, nor upon any particular persons as defendants. It is, my Lords, the honour of this House, the liberties of the people, and our happy constitution, that are to be looked on as the plaintiffs, and bribery and corruption are the defendants : these, my Lords, are properly the parties to this cause. if the affair now before us were to be looked on as such. But it ought not, in any shape, to be considered as a cause; it is to be considered only as an enquiry, which some of the best and greatest of his Majesty's subjects have carnestly petitioned for, which the nation calls aloud for, and which the honour of this House most peremptorily requires.

It is certain, my Lords, it is evident from the records of both Houses of Parliament, that enquiries have been often set up, this is ny present the colduct or crimes were to be enquired into. Even but a few sessions ago, there was an enquiry set up in this House, and witnesses examined at the bar of this House. without naming any person who was supposed to have been concerned in the affair then enquired into ; I mean, my Lords, the affair of the South-Sea Company, in relation to the disposal of their directors estates: it is true, that enquiry was objected to and opposed, as I believe all enquiries will for ever be; but the reasons for opposing that enquiry, were not because no particular person was named, nor any particular instance of fraud given; no, my have fully complied with your lordships | lords, the only objection against that enquiry, was that there were no petitioners before us: it was said, that we ought not to enquire into that affair, because mone of ! the proprietors of the South Sea Stock, none of the persons concerned, had complained of any frauds or undue practices. In the present case, this objection cannot be made; we have now a petition before us, we have persons complaining of undue practices, who are highly interested in the complaint; but now it is said, we must not enquire into this affair, because none of the practices are particularly mentioned, because none of the persons guilty are particularly named: thus, my Lords, will some objection be always found, to our entering upon an enquiry into any fraudulent or criminal practices, let the interest and safety of the nation, or the honour and dignity of the House be ever so much concerned.

8 GEORGE II.

If a coroner, my Lords, should be informed that a person had been murdered, the body buried, and the murder concealed; but that if he would examine such witnesses as his informers should direct him to, the murder might be discovered, and the persons guilty apprehended, and brought to condign punishment; surely the coroner would be very deficient in his duty, if he should neglect or refuse enquiring into the affair, because his informers could not, or perhaps would not, declare to him the persons guilty, and the particular manner in which the murder was committed : surely, my Lords, if his informers were men of any character or credit, if they were persons upon whose information he could have the least dependence, he would immediately order the body to be taken up and examined, and would examine the strictest manner every witness his informer could direct him The case before us is the very same: if your lordships can have any dependence upon the character or credit of the petitioners, you must suspect, that a most horrid murder has been committed; an election there has certainly been, whether it was a fan and a natural election, your lordships are to enquire; for if it was carried on by undae methods and illegal practices, the right of the pectage of Scotland has been murdered, our constitution has got, I am afraid, a mortal stab: I am persuaded none of your lordships are of opinion, that the petitioners are persons whose information is not in the least to be depended on; and in such a case, upon such an information, will your lordships refuse to make any enquiry, because they connet inform you of the particular persons

concerned in this murder, and of all the particular circumstances how it was committed? For God's sake, my Lords, consider what an injury will be done, by such a refusal, to the nation in general; what a public slur will be thrown upon the honour of this House and upon the justice of our proceedings.

In short, my Lords, the honour of this House, as well as the independency of parliament, is, in my opinion, so much concerned in the affair now before us, the complaint is so well supported, the grievance so fully and so particularly set forth. and a redress so loadly and so general, as well as particularly called for, that, if we do not enquire strictly into this affair, I shall hardly expect that this House will ever for the future enquire into the complaints of any subject, or of any number of subjects; and if the other House follow the example of this, where then shall the subjects go to complain? No where can they go, my Lords, but to the foot of the throne, which they cannot approach, but when the ministers please to give them leave; and then, I am sure it must be granted, that the subjects of this once happy and free nation, will be reduced to the same state with the subjects of the most absolute, the most slavish monarchy on earth.

To this it was replied as follows:

My Lords: By the motion which the noble lord was pleased to make to us, I must think, that the only question now before us is, whether the petitioners have complied with the last order of this House, or no? If they have, your lordships must disagree to the resolution proposed; if they have not, you cannot avoid agreeing to it. This is the only question now in hand, and therefore I must think it very irregular, to bring any arguments which may seem to impeach the justice or the propriety of an order aiready agreed to. Now, my Lords, as to the question. Thave read, I have the reaghly considered, both your lordships' order, and the miswer now before us, and I must really be of opinion, that the petitioners have not compact with any one part of your lordships' order: by that order, they are desired to give us mstances of the megal practices () gate and of, and in answer to this they to cus it ad some were bribed with ready rion my some with offices, or with releases of debts, due by them to the crown, and some wath pramues; and they seem to mendate, that

7691 others might be terrified, by calling the list proposed to them, the King's list; or by the regiment that was drawn up near the place of election; is there any thing, but what every lord in this House must have known before he saw this answer? Surely, if any illegal practices are made use of, for influencing any election, those practices must consist either in bribing or threatening the electors; they can consist in nothing else; and I must think that your lordships intended, by that order, to he informed of something more than you knew, when that order was made; you certainly did; and as the petitioners have given you no farther knowledge or information, it cannot surely be said, that they have complied with that part of your lord-

ships order. It may perhaps be impossible for the petitioners to give us any particular instances of bribery, or of menaces, without naming the persons who gave, or the persons who received the bribes; without naming the persons who threatened, or the persons who were three rear but, my Lords, is not this the very reason why you joined the two in one order? You were sensible, that particular instances could not be given, without naming the persons; and therefore, that the petitioners might not mistake your meaning, you ordered them to give you the persons names, as well as the instances; and if it be impossible for them to give any person's name, it is certainly equally impossible for them to is you any instance of thereof labory or threatening; but this being contrary to what they have told you in their petition, I must therefore conclude, that they know some of the persons names, but refuse to comply with your lordships' order in that respect; and indeed, they have taken care, not to affirm positively in any part of the answer now before us, that they do know any of the persons names; for when they say, that, were they to act both as accu-sers and witnesses, it would be impossible for them to inform your lordships, who were the persons, that, in the course of this examination, and from the testimony of future evidences, may appear to have been concerned in the above-mentioned practices; it cannot be presumed, that they mean to say more than, that they do not now all the per eas that, by such examination, may appear to have been concerned; but still they may know some of the persons, they must know some of

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in their petition, that they were ready to lay instances of illegal practices before this House; and therefore it cannot be said, that they have complied with your lordships order, so far as was possible for them to comply with the same.

I shall grant, my Lords, that it is not legal to leave any regular troops in a place where an election is to be, or to march any troops to such a place, at the time of an election, unless there appear some very good reason for so doing: but if tumults and riots should happen, or if the magistrates of the place should receive certain information, that some such were intended, they might certainly call in his Majesty's troops, for the preservation and quiet of his Majesty's subjects; and if any enquiry should be made into this affair, which upon this very account, I wish there may, it will be made appear, that there was very good reason, for having that regiment near the place of election, and that whatever they did, was done by a pro-per and legal order: but if it were otherwise, if there was any thing illegal done by the regiment, the officer who commanded that regiment at the time, is the first person to answer for it, and must be presumed guilty, till he can clear himself, by shewing that he had orders from a superior officer for what he did, and such orders too as he could not discover to be illegal: for if the orders should, upon the very face of them, appear to be contrary to law, I do not think such orders would justify the officer who obeyed them: the Petitioners therefore, ought certainly to have named the officer who commanded that regiment, as one of the persons guilty of the illegal practices they complain of; and that it was in their power to do this, is, I think, ac-knowledged of all sides. From all which it is, in my opinion, evident, that the Petitioners have not in any respect complied with your lordships' order; and therefore you must certainly agree with the noble lord, in the resolution he has been pleased

to propose. But now, my Lords, as some things have been thrown out, even in this debate, against the order agreed to by this House, I hope your lordships will give me leave to add a few words in vindication of your order. I shall agree with the noble lord, that, by our law, no man is to be loaded with what is properly called an accusation, without the oath of some witness; but then, before that accusation, which at comthem, otherwise they could not have said mon law is called an indictment, can be

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drawn up; before any witness can be | trouble, after we had given several private examined, the person's name, and likewise the particular crime with which he is charged, must be made known to the court, or to some persons belonging to the court, and intrusted by the court for that purpose; upon this information, the indictment is formed, and the witnesses are examined before the grand jury, in order to their finding the Bill: this is the course at common law, and this is a method, which ought to be followed in all courts, and in all cases relating to the punishment of crimes. This is the very method which this House now desires to follow; we only want such an information, as may enable us to form or draw up an accusation, and then we are to examine witnesses, to see if there is any ground for the accusation, to see if there is any reason for proceeding farther in the presecution.

With respect to enquiries into crimes or misdemeanors, either before this House or

the other, I do not, my Lords, remember to have heard, that there was ever any such enquiry set up in either House, unless where the persons were named, and the practices particularly set forth, by those who desired the enquiry; or that both were so particularly described, that every member neight easily and certainly judge, who were the persons pointed at, and what were the crimes they were to be accused of: I have often heard it said that comparisons go upon all four; but the comparison made between the enquiry now proposed, and the enquiry lately made, relating to the South-Sea Company, is a comparison, which is so far from going upon all four, that it has not so much as one leg to put to the ground. In the South-Sea enquiry, the disposal of the estates of those who were directors of that Company in the year 1720, was a fact particularly mentioned, and the fact proposed to be enquired into; and as that money was under the management, and must have been disposed of by those who were afterwards directors of that Company, if any frauds had been committed in the disposal of that money, they were the only persons that could be guilty, the only persons that could be prosecuted, and their names were

well known; so that, in that case, the names of the persons were known, and the

particular instance, the particular fact to be enquired into, was mentioned in the very resolution of this House; and in that

case it happened, that, after we had given

the South-Sea Company a great deal of . . .

gentlemen a creat deal of trouble, we at last and war all receded to an enquiry a little too rashly, and without any solid grounds; which I am convinced, would be the event of the coquiry now proposed, a we should enter upon it without any fatther information than we have at present.

With respect, my Lords, to what has been said about the duty of a coroner, I must be of opinion, that if persons of the best character should come and inform him, that a murder had been committed the body buried, and the murder concealed, and yet should refuse to give him the least hint of the persons supposed to be guilty; or the least circumstance, by which the coroner could judge of the grounds of their say con, I say, my Lords, that if a co oner sice ki, up in such a general information, order the body to be taken up, and give the relations and friends of the deceased a great deal of trouble, he would be very it. I blamed. and would have great reason to be ashamed of his wearness and credibity, a at last it should appear, that the deceased had died a fair and a natural death: nay, even though his mformers had told him in general, that they had heard the deceased was cert may taurdered by peason, without telling him by whom, at what time, or in what manner administered, such a general circumstance would no way excuse the

coroner's officious enquiry. If it were possible, my Lords, to judge in the present case, of the truth of facts, without knowing the names of the persons said to have been concerned in those facts; then the latter part of your lordships' order would have been useless, and consequently would in so far have been improper; but in the case before us, without knowing the persons names, said to have been concern- ; ed in the practices complained of, it is impossible for us, upon our own judgment to determine, whether we have any ground to presume that those facts were really committed, because it is upon the characters and circumstances of the persons said to be concerned, that our judgment must in this case principally depend; and I am sure, without a strong presumption of the truth of the facts complained of, it would be wrong in us to enter into an enquiry. this I take to be the true reason, why we desired to have the persons names, why we agreed to that order as it now stands; and therefore I cannot see how any lord who was for that order, can be for our

proceeding to an enquiry into this affair, till the order be fully complied with.

There is no man, my Lords, can have a greater regard for the noble lords petitioners, than I have; no man can have agreater regard for their opinion, as to the veracity or the probability of what they relate, than I shall have upon this and every other occasion; but I hope they will excuse me, for not allowing my behaviour in this House to be directed by their opinion : if they have a mind that I should be of their opinion, if they have a mind that I should believe the facts they relate, as their relation does not proceed from their own knowledge, they must give me the particular reasons, they must give me the particular circumstances, upon which they have founded their opinion, as to the truth or probability of what they relate; then and not till then, I shall be able to form some opinion of my own; and till I can form an opinion of my own, till I can convince myself, that there is at least a high probability that some illegal practices were made use of at the late election of peers for Scotland, I cannot agree to our entering upon an inquiry into that affair.

I hope, my Lords, I have as great a regard for the honour of the House, as any lord can have; but for this very reason, I cannot yet agree to any enquiry into this affair: I think it inconsistent with the honour and dignity of this House, to enter rashly into any measure; I think it inconsistent with that regard we ought to have for the ease and tranquillity of the subject to enter into a solemn enquiry into supposed crimes, without very sufficient grounds to suspect, that some such were really committed; for by all such enquiries, some particular men must be put to great trouble and expence; and by raising a general ferment, the tranquillity of the whole nation will be disturbed. I likewise hope, my Lords, I, have as great a veneration for the independency of parliament as any man; but as we ought to be independent of the crown, or the ministers, so we ought not to depend upon the opinion of any number of subjects, nor ought we to depend upon vulgar ramours or general clamours. I do not know, that there is in the present case, any general clamour for an inquiry, at least I have never heard of any such; but if there were, we are not for that reason to proceed to an enquiry: no, my Lords, we ought coolly to examine the grounds, the considations of that clamour, and if we find

it has been artfully raised, without any solid foundation, we ought to despise it; for if neglected and contemmed, it will sink, it will evanish of course. I beg pardon, for taking up so much of your lordships' time, about what I really think is not the question before us at present; but I have so great a regard for the honour of this House, that I thought myself obliged to say something by way of reply, in vindication of an order of this House, so solemnly agreed to; and therefore I hope your lordships will excuse me.

A. D. 1785.

The question was then put for a resolution, according to the motion above-mentioned, which was agreed to upon a division, by 90 to 47. This motion was made by the earl of Cholmondeley, and was supported by the duke of Newcastle and lord Hervey; and it was opposed by the lord Bathurst, the earl of Chesterfield, the lord Gower, the earl of Abingdon, and the

earl of Strafford.

Protest against the said Resolution.] Against this Resolution, the following Protest was entered upon the Journals, viz.

" Dissentient.-Somerset, Tadcaster, Maynard.

1. " Because it was agreed in the debate, conformable to the rules of reason, that no impossibility was required from the lords petitioners; and though we allow that they have not literally complied with the order, yet we think the assertion in their answer, that it is impossible for them to inform the House who are the persons, that in the course of the examination, and from the testimony of future evidences, may appear to have been concerned, was sufficient to satisfy the House, that they have not wilfully disobeyed the order.

"And from the nature of things, we conceive it impracticable for the lords petitioners, to name all the persons, who may be concerned in those illegal proceedings, for although the offers of places, pensions, and other gratuities, must be presumed to come from persons in power, yet such offers may reasonably be supposed to be conveyed by under-agents; and we must also observe, that if those under-agents should be publicly named before examination, they may either be prevailed upon to abscond, or to take the whole upon themselves to screen offenders of higher rank.

"We must farther declare, it is our opinion, that such corrupt and dark designs as are specified in the answer, may have

been carried on with that secrecy and dexterity, that although a moral certainty may appear, of their having been executed, the persons concerned in the execution may never be discovered; yet this good effect might have arisen from the enquiry, that the legislature would have found means to prevent such pernicious practices for the future; and even in that case, the Lords Petitioners, by bringing this affair before the House, would have done a real service to the Peerage of Scotland, to this high Court of Judicature, and to the whole united kingdom.

2. " Because we can no ways conceive, that the going on upon this examination, without having the names of the persons produced, could be attended with any possible injustice to, or hardship upon, those who might afterwards he named by the evidence; on the contrary we are persuaded, that such persons would have an advantage, which could not happen in any other course of proceeding; the whole matter of the accusation would lie open to them, the witnesses against them would be known, who could not afterwards be suffered to vary from their testimony, and the House would in justice allow such perzons a full time to answer the accusation, and to bring up witnesses (if necessary) to prove their innocence. Neither is this looked upon as an accusation at present; for (as it was justly observed) there are no accusers, nor persons accused; but we apprehend it to be the most proper subject for a parliamentary enquiry, that can pos-sibly be brought before this House.

3. " However it may be necessary in the course of other proceedings, whether upon impeachments or appeals brought before this House, that all the persons concerned should be named, we can by no means think it necessary upon an enquiry, no final sentence being then to be given; and those rules which are consister t with justice in the former cases, must, in our opinion, tend to obstruct all justice in the We cannot conceive that an innocent person, who should happen to be named in the course of such an examination, can possibly be deprived of the means of making his innocence appear: but we can well foresee, that guilty persons (and those probably of the highest rank) may escape by such a method; which, imposing an impossibility on the informants, must, as we apprehend, tend to defeat all parliamentary enquiries, and therefore could not be, in our opinion, within the intention of the order and a

4. " Because the matter specified in the answer are of such a nature, as seem only proper to be examined in this House; and had the Lords' Petitioners sought a remes. any where else, they might have been justly consured. We apprehend therefore, that the pinning them down to the precise words of the order may be attended with this fatal consequence, that all parliamentary enquiries may be rendered much more difficult hereafter; which may probably give such encouragement to corrupt minis. ters, that they may be prompted to make the most dangerous attempts upon the constitution, and hope to come off with impunity: such apprehensions naturally suggest the melancholy reflections, that our posterity may see the time when some of those lords, who sit upon a more precarious foot than the rest of the House, having through motives of virtue and honour, opposed the evil designs of some future minister, for that, and that alone, may be excluded at an ensuing election; and though the whole world may be sensible of the cause of their exclusion, no remedy may be found, but their case may become a subject of national concern, indignation and resent-ment.—(Signed.) Scarsdale, Bruce, Bol-

ton, Warrington, Bedford, Suffolk, Shaftsbury, Chesterfield, Craven, Coventry, Foley, Strafford, Abingdon, Boyle, Thanet, Berkshire, Aylesford, Gower, Huntingdon, Masham, Grahame, Litchfield, Beaufort, Denbigh, Cobham, Bridgewater, Anglesea, Bathust, Haversham, Nosthanaton,

Macclesfield."

Debate on a Motion for dismissing the said Petition.] Immediately after this Resolution was agreed to, a motion was made "To order, that the said Petition be dismissed." The Argument for the Motion was in substance as follows; viz.

My Lords; When the Petition now before us was first presented, I was of opinion that it was conceived in such general
and obscure terms, as not to deserve, on
its own account, the least countenance or
consideration from this House; and I am
persuaded it was not on account of any
matter cost i ned in the Petition, that your
look hips and not reject it immediately
upon its being presented. The regard you
have been pleased to show to it, was certimely on account of the noble Peers who
sign it, and in this I heartily concurred, because for all of them I have the greatest
esteem: For this reason your lordships

were pleased to indulge them with an opportunity to explain themselves, and to clear up that obscurity in which their Petition was involved. This indulgence they have made use of, and in obedience to your lordships' order, they have endeavoured to explain themselves; but that explanation is, in my opinion, as general, and as obscure as the Petition which is thereby intended to be explained: May, in my opinion, the Petition, and the explanation, or answer to your lordships? last order, seem to be a little inconsistent; for in the Petition they complain of undue practices, and say, that they were ready to lay before us instances and proofs of those undue practices; yet when we desire them to give us some of the instances of those practices, and gave them all the time they could desire for that purpose, they give us no instance of any undue or illegal practices, they give us only some general surmises, and tell us they cannot be more particular without stating themselves as accusers or witnesses: so that their complaint is now as obscure as it was at first, and there is now less reason to believe that there ever were any such practices as they

complain of.

Notwithstanding the obscurity of the petition, notwithstanding the inability of the petitioners to give us any instances of the illegal practices they complain of, yet, my Lords, the practices so obscurely hinted at, seem to me to be of such a dangerous nature, and to affect the honour of this House in such a tender point, that I should readily agree to the inquiring into them, if, from the very nature of the thing, there did not appear to me sufficient ground to believe that no such practices were ever made use of. For if it could be presumed that any such undue methods or illegal | guilty of them, and the petitioners must practices were made use of at the last Election, that presumption must arise from the characters and circumstances of the persons chosen, compared with the characters and circumstances of the unsuccessfol candidates: If the sixtee ino tellords chosen to represent the peerage of Scot- must look on as a contempt of, or at least, land, or any of them, were persons of a bad character, persons of inferior families or fortunes, or persons of no merit, it might then be supposed, that some undue methods had been made use of, to get such persons returned as the representatives of the Peerage of Scotland in this House: but this is not the case at present; the noble peers who were chosen, and who, in consequence of that choice, have now

seats in this House, are noblemen of as great families, and of as large properties as any in Scotland; and as to their personal characters and merit, there are none of them that have ever been in the least suspected of any disaffection to his Majesty's government or family, and the qualifications and merit of every one of them are so well known, that it is needless for me to enlarge upon them; nay, I will avoid it because they are present; for I very well know, that even the most just and the most elegant encomiums are offensive to the ears of persons of real merit, and that the more merit they have, the more offensive always will that praise be which in uttered in their presence.

Thus, my lords, as no presumption of any illegal practices having been com-mitted, can be drawn from the nature of the case before us, and as the petitioners, notwithstanding the indulgence granted them, have not been able to give us any instance of such practices, nor even any surmises, but such as are so general, that they cannot give the least foundation for any accusation, much less can they give a foundation for your lordships to bring the character of any person in question; therefore I must conclude that no such practices were committed, and the necessary consequence of this must be, to dismiss

the petition.

But farther, my lords, the petitioners do not even seem willing to comply with your lordships order; for though they could not, perhaps, have mentioned all the persons, that might, from the examination of witnesses, have appeared guilty of the practices they complain of, yet surely, if any such practices were made use of, some persons must be suspected at least, to have been have heard who they were that were suspected to have been guilty; the names of those persons the petitioners might, and certainly would have given us, if they had intended to have complied with your lordships' order; and their not doing so, I an unwillingness to comply with your lordships' order the; natural consequence of which must in all cases be, to dismiss the petition of those who shew any such contempt or unwillingness. This the petitioners were sensible of, and therefore they, in the answer now before us, endeavour to excuse themselves, by saying, that they never intended to state themselves as accusers of any person whatever: upon

which I must observe that if they do not ! intend to state themselves as accusers, I do not how we can state ourselves as judges; for we cannot certainly act the part both of accusers and judges; nor ought we, I think, in any affair, to act the part of grand jury and judge, which would really be the case in the present affair, if we should first examine witnesses towards finding out who are the persons guilty, and then sit as judges to try, and pass sentence upon the persons, against whom any suspicion of guilt shall, by such enquiry, be made appear. From all which, my Lords, I must think, that we neither can nor ought to proceed farther upon the petition before us; and unless your lordships have a mind to submit to have the orders of this House contemned, or at least explained in such a manner as petitioners shall think fit, I am sure you ought to dismiss it: therefore I must move your lordships to order, That the petition be dis-

To this it was answered in substance as follows:

My Lords; Against the motions formerly made in the affair before us, I spoke with surprise, but against that now made, I speak with concern: the present motion does not indeed surprise me, for it is what I expected, and what I easily perceived was intended by the motions already made: and as as they were agreed to by this House, I am now obliged to think they were right: but the affair in hand, the petition now before us, is a matter of so great consequence to the honour and dignity of this House, to the very being of our constitution, that it is with the deepest concern, it is with the deepest sorrow, I hear a motion made in this House for dismissing such a petition; and that upon no other foundation, but because the petitioners have complied with an order of this House in a particular, in which they have, I think, very evidently shewn it was impossible for them to comply; and my sorrow is still heightened by what I have observed in the debate; for every lord who has spoke upon one side in this affair, has made use of arguments to shew that it is improper or unnecessary, for this House to enter into any enquiry about the inlegal practices complained of; so that if the motion now made be complied with, it is the last time I expect to bear any more of the affair now before us in this House; and therefore I hope your tordships will excuse me, if I repeat and

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endeavour to enforce some of the arguments made use of for shewing the necessity, as well as regularity, of making a strict enquiry into this affair, and to answer some of the objections started upon this occasion.

By the arguments made use of upon this occasion, it really seems to be the opinion of some lords, that this House ought never to enquire into any illegal practices, if by such enquiry an impeachment, or any other parliamentary proceeding, may become necessary for the punishment of private men, because we are not, it is said, to state ourselves both as accusers and judges, we are not to act the part both of grand jury and judge: But this argument, as it has no foundation either in law or the custom of parliament, will never, I hope, prevail. It is well known, my Lords, that by an enquiry, we neither state ourselves as accusers, or judges; we neither act the part of grand jury or judge; we act no part. but that of the guardians of the lives, the liberties, and the rights of our fellow subjects; and this part I hope this House will never refuse to act upon any occasion. If upon any such enquiry, a prosecution becomes necessary, the custom has always been for some lord to stand up in his place, and impeach in form those who are suspected to be the guilty criminals, or otherwise we desire a conference with the other House, and at that conference we communicate to them what discoveries we have made by our enquiry; whereupon the other Honse becomes the accuser, they act the part of the grand jury, and then we assume the character of judges. This is the method of proceeding in parliament; and this method has been so often practised, and is so well known, that I am surprised to hear any such argument made use of, against an enquiry into the illegal practices now complained of.

As we may enquire into any sort of illegal practices, without stating ourselves as accusers or judges, so an enquiry may, in this House, as well as in the other, proceed from, or be founded upon common fame, upon the motion of any member when seconded, or upon the petition of the sufferer by such practices. I shall grant, my lords, that we are not to depend on, or to be directed by vulgar rumours or general clamours; because illegal practices are generally reported and loudly exclamed against, we are not to conclude that they are certainly true; but I will say, my lords, that a general clamour is not

only a foundation for an enquiry, but such a foundation as we are obliged, both in honour and duty, to lay hold on; and in that enquiry we ought first to examine strictly into the truth of the practices complained of, and punish severely the offenders, if the general report be found to be true; but if we find it to be entirely groundless, we ought then to enquire into the authors of it, in order to punish those who disturb the nation by such artful and groundless reports. General clamours ought never to be contemned, the people ought to be satisfied ; it is one of the chief ends of our meeting in this House, and in such cases there is no way of satisfying the people, but by a strict enquiry, and a severe punishment upon the guilty; for guilty persons there must necessarily be, upon all such occasions, either of one side or the other.

That enquiries have been set up in this House upon a bare motion, is not to be controverted, because the enquiry already mentioned, in relation to the South Sea Company, had no foundation but a bare motion, which was indeed supported by a general clamour of unfuir practices, but was without any particular suggestion of fraud; and by that enquiry, my lords, some very odd practices did appear; but the enquiry's ending as it did, was very far from proceeding from our having gone rashly into it, but from our not going so far as we ought to have gone; for we found the affair we had resolved to enquire into, so blended with the other affairs of that company, that there was no getting to the bottom of it, without a general search into all the affairs of that company from the year 1720: this general search, your lordships must remember, was proposed, and if it had been agreed to, I am convinced that enquiry would not have ended so smoothly as it did. But that there was any thing more particular, either with respect to the thing to be enquired into, or the persons who might suffer by it in that enquiry, than in what is new proposed, I am surprised to hear; for as to the thing to be enquired into, it is very certain, that there was not one instance of fraud, or of any thing, so much as mentioned; the onlything proposed to be enquired into, was the disposal of a sum of money'; and if the proposition now made had been only to enquire into the late election of peers for Scotland, without mentioning any illegal practices, it would have been in this respect no more general than that en-

A. D. 1705. quiry; but as it stands at present, it is certainly much more particular.

Then as to the persons, it is very certain, no man was in that case particularly named or particularly described; there were many others, who might have been concerned in the facts beside the directors; some of their superiors, some of those who direct the directors; one of the directors of the nation might perhaps have been found to have been concerned: and if any frauds had been discovered, it would very probably have been found, that some inferior persons, some of the servants of that company, had been likewise concerned; for directors seldom act without tools; and it would have as probably been found, that some of the directors were entirely innocent, unless this House had resolved to make another precedent of doing justice by the lump, which I hope we shall never again have any occasion for ; so that there is not the least pretence to say, that the persons, who might appear to be guilty, were in that case any ways more particularly known than they are in the present : on the contrary, the persons guilty in the present case, if there are any, are much more particularly pointed at: In the present case, there could be no inferior persons concerned, they must be persons of some rank in the world; some of them must be persons who have a great deal more of his Majesty's ear than they deserve, and much more than this House ought to permit them to enjoy: it cannot be supposed that such mean persons, or such a number of persons were concerned in the illegal practices now complained of, as must have been supposed to have been concerned in the management and direction of the South Sea Company's affairs; and therefore it must be granted that the persons who may by an enquiry, be found to be guilty, are much more particularly pointed to in the present case, than they were in the other.

That parliamentary enquiries have been often founded on a Petition from the persons injured, will not, I am sure, be controverted. The enquiry into the South-Sea Company's affairs, after the famous year, 1720;* the late enquiries into the affairs of the Charitable Corporation, + and the York-Buildings Company, are so many recent testimonies of this custom: but, my Lords, was it ever before desired or insisted on, that the petitioners should give

^{*} See Vol. 7, p. 783.

⁺ See Vel. 8, p. 1077.

particular instances of the frauds or illegal ! practices they complained of? Was it ever insisted on, that they should give the names of the particular persons they supposed to be guilty? No, my Lords, it never was; and shall the petitioners in the present case, because they are men of as high quality, and as much injured as any that ever presented a petition to parliament; because the injury they complain of, is of as high and as dangerous a nature, as any that was ever complained of to parliament; and because the practices they complain of, are as generally believed, and as much exclaimed against as ever any practices were in this or any other nation; shall they, I say, for these reasons be obliged to do more than was ever desired of any Shall their Petition be renetitioners? jected, unless they will subject themselves to the trouble, the expense and the danger, of becoming the actual accusers of

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those they suspect to be guilty?

What is at present meant by our own judgment, or our own opinion, I cannot comprehend; I hope every one of your lordships will vote in this affair as you do in every other, according to your own judgment, and not according to the judgment or direction of any other person, either without doors or within. some lords may suppose to be necessary, towards forming a judgment of their own in the present case, I do not know; but I am very sure that in private life, if a gentleman should relate a fact, and say he had it from such authority as he could depend on, it would not be consistent with common decency to tell him, I can give no credit to what you relate; nay, I will not so much as be at the pains to enquire into the truth of it, unless you give me your authority. Consider, my Lords, what are the authorities to be given in the present case, and the only authorities that can be given. The noble lords, the petitioners, have told us, that they have certain information of undue and illegal practices made use of, towards engaging peers to vote for a list at the last election: the only authority they can give for this allegation, is the personswho told them so; and those are the very persons they desire to have examined atyour lordships' bar: surely your lordships would not have them to give you that authority at present, you would not have them now to give you the names of their informers; that would indeed be a discovery of evidence, the most open that

was ever desired from any plaintiff in this world; this therefore is not surely what the noble lords would have towart assisting them to form a judgment of their own in the present case; and yet if this he not what they want, I really cannot comprehend what they would have.

1741

In all cases, my Lords, where a parliamentary enquiry has been petisioned it the members never had, nor ever desired any thing towards forming a judgment whether the enquiry was necessary or no. but only the character and credit of the petitioners, and the nature of the case, as it was represented in the petition. In the present case, the character and credit of the petitioners, areas much to be depended on, as the character and credit of any that ever were petitioners in either House of Parliament; and what they relate is rendered still more probable, by the very no. ture of the thing, and by the experience of past elections, ever since the union. I have a great regard for the sixteen noble lords, who now represent the peerage of Scotland in this House: I know they are noblemen of great worth, and of as great families and properties as any in Scotland: but this is not the case in question; and if we look back upon all former elections in Scotland, we must think it very strange that the sixteen peers chosen, have always been of ministerial complexion, almost without exception; and if the complexion of any of them altered, during the continuance of the parliament, we have always found them left out at the next election; nay, upon all changes of ministers, we have found the election of peers in Scotland take a new and a general turn: this could not, in my opinion, have happened without something of a very extraordinary ministerial influence on that election; and this extraordinary influence cannot be obtained, without some undue methods and illegal practices: nay, it is natural to suppose, that if he is not a man of more virtue than ministers usually have: a minister will always make use of the p we and the lavours of the cross, via? are at his disposal, to get such a set of peers returned from Scotland as he shall approve of; so that from the nature of the thing, as well as from past experience, we have all the reason in the world to believe there have been some illegal practices made use of at the last election; and, as the honour of this House, as well as the preservation of the constitution, is deeply was ever made, and more open than concerned in preventing such practices,

as such practices cannot be prevented by our ordinary courts of law, an enquiry into this affair is now, I think, become abso-

lutely necessary.

As I have been surprized at many things I have heard in the course of our debates on this affair, so, my Lords, I am not a little surprised at hearing it still insisted on, that the petitioners have given us no instances of any illegal practices, nor any information but what we knew before. Could any of your lordships, could any man breathing, suppose, that men would have been so audacious as to make use of his Majesty's name to over-awe the election of the sixteen peers for Scotland? or that they would have dared to say, that his Majesty ever intermeddled in elections, or approved i of one list, or of one candidate more than another? Is not this an instance of the most dangerous and the most criminal nature? threats of private malice or revenge might have been used, and even the making of such would have been a high misdemeanor; but in matters of election, to threaten royal resentment, is, in my opinion, high treason. Such a practice I cannot but speak of with awe, because of the great name that was used; but it is a practice I will speak of with indignation, because of the great name that was thereby abused: to make use of the King's name for supporting or recommending a list made up by ministers, was a most abominable and a most treasonable practice: his Majesty's name ought never to be mentioned in any thing, but what is as pure and as incorrupted as the gold on which his image is stampt; and to mix any brass, or any ministerial metal, with what bears the sacred name of Majesty, is certainly a most heinous crime: it is the most treasonable sort of false coining: the honour and dignity of this House call upon us for an enquiry; the preservation of the constitution, and the general voice of the people, call upon us for an enquiry; the whole peerage of Scotland, which has been so much injured, calls upon us for an enquiry: and this instance shews us, that, if we have a due respect for the honour and safety of the king, which all your lordships certainly have, we must immediately enter upon an enquiry.

If any undue influence was made use of upon an election, it was very natural, my Lords, to suppose that it chiefly consisted in bribery; but could any man suppose, that the offices and employments under the crown, or the munificence of the [VOL. IK: Fe. mage dig tises, by the University

crown, which ought only to be the reward of virtue and public service, would have been made use of to corrupt voters at an election for Parliament? Or that the money, the estate of the crown, that which ought to be applied only to the support of the honour and dignity of the royal family, would have been converted to the destruction of the constitution? This is not only bribery, but the most treasonable, the most terrible sort of bribery. In this respect then, the petitioners have told us what we did not know, what none of us could suppose; and of this they have given us instances in as particular a manner as it was possible, without a discovery of evidence, or stating themselves as accusers of particular persons, neither of which was ever desired of those who petitioned for a parliamentary enquiry.

The grievance now complained of, my Lords, is far from being new or unexpected; even at the time of the Union it was apprehended, that the election of the sixteen peers for Scotland, would always be under the direction of the ministers for the time being: what has since happened has sufficiently shewn, that those apprehensions were not without foundation; and if this petition should be rejected, it may be expected, that the election of the sixteen peers for Scotland, will soon come to be like the election of our bishops; a Congé d'Elire will issue, and will as punctually be complied with, in the one case as in the other. But the condition of the peers for Scotland, will be much worse than that of the reverend bench; for the reverend lords the prelates, have their seats in this House for life, even the king cannot take that honour from them: whereas the peers for Scotland must always depend upon the ministers, for the continuance of their seats in this House, and will be stript of that honour as soon as the Parliament is dissolved, if they ever refuse to vote according to ministerial direction.

A parliamentary enquiry does not seem to me, my Lords, to be attended with any such grievous consequences as has been represented. It may, it is true, put some private gentlemen to some trouble and expence; but as the safety of their country is, in such enquiries, generally very much concerned. I am sure it is in this, therefore, that trouble and expence ought not, I am persuaded it will not be regarded: and as to the putting the nation in a ferment, I am sure in the present

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case, our going upon an enquiry will put the nation into no ferment; but our refusing to make any enquiry, will certainly put the whole nation, and particularly Scotland, into a very great ferment. We ought to consider, my Lords, the danger the whole nation was exposed to, by a most unjust rebellion raised in that country against his late Majesty; but if the Peerage of that country should find themselves oppressed by a minister, and should find that no justice should be expected from this House, it may raise another rebellion, or rather an insurrection, in that country; and as they would then have truth and justice of their side, it would naturally procure them the hearts of all the people of England, and, I am afraid, most of their hands.

If the petition now before us, my Lords, were a petition that regarded only the rights or privileges of the petitioners, their not having complied with your lordships' order, in the most full and ample manner, might perhaps be a reason for your dismissing the petition; but as it regards the honour and dignity of this House, as much as it does the rights and privileges of the petitioners, your lordships ought not, you cannot, I think, in honour dismiss the petition, on account of their not having complied fully and exactly with your order : on the contrary, you ought, in my opinion, to retain it, that it may serve as the ground-work of an enquiry; and though you cannot now have from the petitioners all the information you desire, you ought, in the carrying on of that enquiry, to take all the information and assistance they can and are willing to give you, with respect to the witnesses it may be proper to examine upon that enquiry. If, by this method, any illegal practices should be discovered; if, by their assistance, any great criminals should be brought to condign punishment, and thereby the honour and dignity of this House vindicated, and the independency of Parliament secured, they will highly deserve, not only your lordships' excuse, for their non-come water 1, by tyer ordships' thanks for the service they have done to their country; and therefore I hope the noble lord will wave his motion, and let us proceed to the appointing a day to enquire into the illegal practices complained of, by the whole nation in general, as well as by the petitioners in

The Reply was as follows:

According to the method we have lately fallen into, I am afraid, my Lords, we shall never be able to come to the end of any debate. If upon every new motion in any affair, Lords shall take the liberty to enter into former debates, to resume all the arguments they have, upon former motions, made use of, and find fault with those orders and resolutions, which have been not only agreed to, but agreed to by a great majority of this House, this will naturally provoke other lords to just by what they had before given their consent to; this may probably occasion a reply; and at this rate, we shall have the whole business of the aession, perhaps, brought in and repeated in every new debate: I hope every one of your lordships will consider, what an endless, intricate labyringh this may involve us in, and will therefore keep a little more close to the question in

My Lords, in the present affair your lord. ships made an order, that the petitioners should lay before this House, in writing, instances of those undue methods and illegal practices upon which they intended to proceed, and the names of the persons they suspected to have been guilty of such undue methods and illegal practices; and for this purpose your lordships gave them such a sufficient time, that even they themselves have not found fault with it: this order they have not complied with, your lordships have already, by a great majority, resolved, that they have not complied with it; and is not the dismissing of their petition, a natural consequence of that disobedience in them, and of this resolution which your lordships have al-ready agreed to? I shall not, my Lords, enter into a vindication of that order, or of that resolution, because I should thereby fall into that error, which I find fault with in others: but allow me to say, my Lords, that the petitioners might have told us who it was, or at least, who they suspected it was, that made use of the king's name for inducing any lord in Scotland to vote for a list; and they might have told us, who it was that promised or gave money, or other reward, for voting for a list, without telling us the names of the provent the est hours ments were made use of; and this, I am persuaded, vour lordships were fully convinced of before you agreed to that resolution you have just now come to.

As the dismissing of the Petition is the cross a marginal consequences of the

resolution your lordships have agreed to, ' ceeding in all the courts below, and this I cannot see, my Lords, why it should give any Lord in this House so great a concern; for though the practices complained of, are such as certainly do affect the honour and dignity of this House, and the independency of parliament, if there are any good grounds to suspect that such practices were actualy made use of, your lordships may, notwithstanding your dismissing the Petition now before you, fall upon many ways of enquiring into those practices: I believe, I could myself propose a very proper method, for your lordships to enter upon such an enquiry, if I thought there was a necessity for any such. The consequence therefore of the practices complained of, or the necessity that there may be for enquiring into those practices, can be no argument against our dismissing the Petition, now before us; and in order to act consistently with the orders and resolutions we have already agreed to, we cannot, in my opinion, avoid dismissing it, for which reason I shall agree to the motion the noble lord has been pleased to make.

When the question was just going to be

The Earl of Strafford stood up, and spoke to this effect:

My Lords; The motion now before us, is so far from being a natural consequence of the resolution agreed to, that it is directly contrary to the usual method of proceeding in this House, and in all the courts of justice in the world. In the whole course of this affair, your lordships have hitherto gone very much into the methods of Westminster-hall, and therefore I hope you will follow them throughout the whole of the affair now before you. In all the courts below, the first order they make in any case, is seldom or ever absolute and peremptory: if their first order is not complied with, they generally make a second, sometimes a third, which is called a peremptory order; but even with respect to the most peremptory order, if the party who is to comply with it, should make some sort of compliance, but by mistake should not comply with it so fully as he ought to do, surely the court would give him an indulgence, and would assign him a new day for rectifying that mistake, especially if he should shew to the court a plausible reason why it was not in his power to comply fully with their order.

This, my Lords, is the method of pro-

is the constant method of proceeding in this House. I remember when this affair came first before us, some noble lords were mighty fond of making it a cause; and if we look upon it as a cause, the motion now before us is very far from being a natural consequence of the resolution agreed to. Do not we, my Lords, in all appeals, make an order for the respondent to put in his answer against such a day? But the order is never absolute and peremptory; if the respondent fails to comply with it, your lordships never proceed to hear the cause ex parte; you always make a new order for the respondent to put in his answer against such another day, which in that case is called a peremptory day; therefore if your lordships are not satisfied with the answer already given in by the petitioners, I hope the noble lord will wave the motion he has made, and agree to that I now make you, which is, To adjourn the consideration of this Petition to this day seven-night, and to order that the petitioners may, against that day, put in a further answer to your lordships' last order.

The Petition rejected.] But the former motion being insisted on, the question was put upon it, which on a division was agreed to, by 99 to 52, proxies included.

After which the Petition was, by the forms of proceeding in that House, of course rejected.

Protest thereon.] Upon the motion's being agreed to, for dismissing the Petition, the following Protest was entered uon the Journals of the House, viz.

" Dissentient. - Somerset, Tadcaster, Maynard.

 Because, though the lords petitiotioners have not literally complied with the order, according to the sense of the House, yet they have laid before us facts, that are of so criminal a nature in themselves, and so dangerous in their consequence to the nation in general, and to this House in particular, that we think a due regard to the safety of the one, and the honour of the other, required the strictest examination.

2. " For when we consider the first instance in the Answer of the lords petitioners, viz. 'That the list of sixteen peers for Scotland had been framed by persons in high trust under the crown, flong previous to the election itself, and (that this list was shewn to peers as a list approved of by the crown, and was called " the King's list:' We are filled with indignation, to see that great name indecently blended with the humour of ministers, and profaned and prostituted to the worst purposes; purposes that must necessarily tend to the subversion of our constitution, which we know it is his Majesty's glory and desire to preserve. Such a criminal attempt to screen, or facilitate a ministerial nomination, by the interposition (equally false and illegal) of his Majesty's name, calls, in our opinion, not only for the strictest enquiry, and the severest punishment upon the authors of the fact, if it be proved, or the asserters of it, if it be not; but is, in our opinion, no way to be dropt unexamined and unenquired into; such a precedent may, in future times, encourage the worst of ministers to load with his guilt the best of princes; the borrowed name of his sovereign may at once become his weapon and ; the highest consequence both to our liberhis sucla, and the contitution owe its danger, and he his defence, to the abuse of his prince's name, after a long abuse of his power.

3. " Because the following instances, viz. 'That endeavours were used to en- gage peers to vote for this list, by promise of pension and offices, civil and military, to themselves and near relations, and by e actual promise and offers of sums of

'That sums of money were actually given to or for the use of some peers, to engage them to concur in voting for this

 That annual pensions were promised to be paid to peers, if they concurred in the voting for this list; some of them to be on a regular establishment, and others to be paid without any establishment

6 at all.

'That, about the time of this election, 'numbers of pensions, offices (of which several were nominal) and releases of debts owing to the crown, were granted to peers who concurred in voting for this · list, and to their near relations,' seem in the highest degree to affect the honour and dignity of this House, since untainted streams can hardly be expected to Bow from a corrupted source: and if the election of aixteen peers for Scotland, should ever, by the foul arts of corruption, dwindle into a ministerial nomination, instead of persons of the first rank, greatest

ment, and most considerable property, we may expect, in future parl aments, to see suck only returned who, owing their election to the nomination of the minister. may purchase the continuance of their precarious seats, by a fatal and unanimous submission to his dictates: such persons can never be impartial judges of his conduct, should it ever be brought in judgment before this great tribunal,

4. " Because the last instance mentioned, viz. 'That, on the day of the election, a battalion of his Majesty's forces was drawn up in the Abbey Court at Edinburgh, and three companies of were murched from Leith (a place of one ' mile's distance) to join the rest of the battalion, and kept under arms from nine in the morning till nine at night, when the election was ended contrary to custom at elections, and without any cause or occasion, that your petitioners could fore-ee, other than the over-awing of the election, we apprehend to be of ties in general, and the freedom of elections in particular; since, whatever may have been the pretence, whatever apprehensions of discreters or turnats may live been alledged in this case, may be equally alledged on future occasions; especially as we have a number of regular forces abundantly sufficient to answer such calls: and we apprehend, that the employment assigned to this battalion, will give great distrust and uneasiness to many of his Majesty's subjects, who will fear what use may be made of the rest of that very great number of men now kept up in this nation.

5. " Because we conceive, that such a treatment given to a petition that contained an information of matters of 80 great importance, and signed by peers of such rank, honour and veracity, must, in future times, discourage all informations

of the like nature.

6. "Though all lords declared their design of examining into the bottom of these important facts, and though we should acknowledge ourselves to be persuaded that it was their real intention, we very much doubt whether the world will judge with the same candour, and not rather impute this dismission of the petition, to an unwillingness in this House to enquire into facts that are in their nature so injurious to the crown, so destructive of the honour of parliaments, and so dangerous to the whole frame of our happy, constitution (Samed), Scarsdale, Brace, Bolton, Warrington, Bedford, Suffolk, Shaftesbury, Chesterfield, Craven, Coventry, Foley, Stratter, a string lon, Boyte, Thenet, [Bersshire, Ayrestord, crower, Hantingdon, Masham, Grahame, Litchfield, Beaufort, Denbigh, Cobham, Bridgwater, Anglesey, Bathurst, Haversham, Northampton, Macclesfield.**

The Earl of Abingdon moves, " That the Protests of the Scots Peers made at the late Election be offered to the House."] The House having been silent for some little time after this division; at last

The Earl of Abingdon stood up, and said in substance, That the affair they had been upon, was a matter of such consequence, that he thought it ought not to be entirely dropt: that in their former debate, a noble ford, who was for dismissing the Petition, had told them, that though the Petition should be dismissed, he could put them in a way of enquiring into the illegal practices complained of; and therefore he hoped that noble lord would stand up, and propose some method for their entering upon an enquiry into that affair.

The Earl of Ilay stood up, and spoke to this effect:

My Lords: I believe the noble lord has misapprehended what I had said in the former debate; for I did not say, nor could mean to say, that I would put your lordalips into a method of inquiring into all the ning, I practices complained of, because I never did, nor do yet believe, that there ever were any such practices made use of, except as to the regiment, which is said to have been kept under arms during the time of the election; that I believe there may be some tail a. That, is I have sad before, I wish your lordships would enquire into; and if you have a mind to enter into any such enquiry, I believe I may be able to contrive some proper method for that purpose; but as I have not yet turned much of my thoughts that way, I cannot say that I am just now prepared to otter any thing even upon that luad to your lordships' consideration, nor do I think it absolutely necessary to be done this night. Then,

The Earl of Abingdon stood up again, and spoke in substance thus;

My Lords; Since the noble lord who

spoke last, has declined to offer any method to your lordships' consideration, give me leave to offer something, which will naturally bring you into a method of making an enquiry into the affair you have had before you. I have, my lords, in my hand, a printed paper, a sort of a par plact, at least, I hought it at a pamphlet-shop, where it was publicly sold, and it is entitled "The Protests of a great number of noble Lords, entered by them at the last election of peers for Scotland;" whether or no there was any such protests, then entered, is what I cannot pretend to inform your lordships of; but if there were any such, it is incumbent upon your lordships, to enquire into the practices there complained of, and if no such protests were entered, it is an indignity offered to the peers of Scotland, whose names are pretended to be put to them; it is an indignity offered to the sixteen peers of Scotland now in this House, to publish any such forgery; therefore the publishers ought to be enquired into, and ought to be brought under the censure of this House; for which reason I desire, my lords, that this printed Paper, or Pamphlet, may be read.

The Earl of Scarborough said, he thought it was something very extraordinary, to desire a pamphlet to be read at their lordships' table: It was at all times below the dignity of that House, to have a pamphlet read at their table; but to desire any such thing when it was so late, was still more improper; therefore he hoped their lordships w**ould adjourn.**

The Earl of Abingdon stood up again, and spoke thus:

My Lords: It is so far from being below the dignity of this House, to have a pamphlet read at your table, that it is not only an usual practice, but it is a right that every lord has, and may insist on. It is a common practice, my Lords, when any lord of this House thinks, that his own honour, the honour of this House, or the honour of any peer of Great Britain is reflected on, by any pamplilet that has been published, to make his complant to the House, and he has a right to have what he complems of, read at your time. I pon such occasions I know it is usual, to point out the particular paragraphs, orsentences, in the pamphlet complained of and to desire that they only may be real at the table; but in the pamphlet I now complain of, every paragraph is worthy of your lordships' consideration, and as it is but

short, as it will take up but a very few minutes of your lordships' time, I desire the whole may be read.52

The Earl of Aylesford spoke next in fayour of the motion; but several other Lords still insisting, that a pamphlet ought not to be read at that table,

The Lord Bathurst stood up, and spoke thus:

My Lords; Since your lordships do not seem inclined to have a printed paper read at your table, I shall offer you one in writing. I can inform your lordships, that such Protests as are mentioned in that printed paper or pamphlet, which has been dispersed over the whole kingdom, were actually entered upon the Journal of the last election of peers for Scotland, and were signed by a great number of the peers of that kingdom; of those protests, I have now in my hand an authentic copy, a copy taken from the Register or Journal of that election, signed by the two principal clerks, and witnessed by two gentlemen, who are now attending in the lebby, and ready to declare upon oath, at your lordships' bar, that they collated it with the Journal, and that it is a true copy : the reading of this at your lordships' table, I hope, you will not think below the dignity of this House; and as I think it inconsistent with the honour of this House to adjourn, notwithstanding its being so late, without making some step towards enquiring into an affair, which so much concerns the preservation of our constitution, and which has made so much noise over the whole kingdom; therefore, I hope you will immediately proceed to take into your consideration what I now offer, or appoint a short day for that purpose.

Motion to adjourn carried.] Upon the issue of the debate, it was moved to adjourn, and the motion being insisted on, the question was put, which was carried in the affirmative, by 73 to 39.*

Protest thereon.] Whereupon the following Protest was entered upon the journal, viz.

" Dissentient'

Because we can by no means think it consistent with the honour of the House to adjourn, without appointing a day as was proposed) to consider of a matter, allowed universally to be of the highest 100portance: And we have reason to apprehend, that posterity, upon the perusal of the Journal of this day, may be induced to think, that this House was not inclined to permit the transactions of the late cleater, in Scotland to be brought under examina. tion, in any shape whatsoever; the method proposed being, as we conceive. clear of all the objections which were made, in relation to the petition. (Signed,) Scarsdale, Bruce, Bolton, Warrington, Bedford, Suffolk, Straf. ford, Abingdon, Boyle, Thanet, Shaftesbury, Berkshire, Aylesford, Gower, Litchfield, Beaufort, Denbigh, Cobham, Bridgwater, Anglesey, Bathurst, Haversham, Ches-

terfield, Huntingdon, Craven, Ma. sham, Northampton, Coventry, Grahame, Macclesfield, Foley, Maynard."

Debate in the Commons concerning the Vote of Credit passed last Session.] 18. Mr. Sandys moved, That an humble Address be presented to his Majesty, that he would give directions to the proper officer to lay before the House an Account of the Expences incurred, in consequence of the Vote of Credit passed at the end of the last session of Parliament.

But this motion was opposed by Mr. Horatio Walpole, Mr. Henry Pelham, sir William Yonge, colonel Bladen, Mr. Winnington, and Mr. Danvers, who alledged, That the House had then before them what was proposed to be desired by the Address moved for; for in one Account they had the whole of the expences that had been incurred by any Addition made to the Sea-Service, in consequence of that Vote of Credit; in another they had an

was easily understood to be the case by every lord in the House; but neither the minister nor his trainds had made any stretches of muinfectice, other than had been common under the administration of the lords petitioners, when their party had the direction of affairs in Scotland. It is certain some of the noble petitioners had been too sanguine in their expectations, and had taken into a less honourable dependence than that upon the crown, some of their brother peers, who were to serve as evidenote in support of their petition." Tindal

^{* &}quot;Thusended, to the honour of the administration, an affair that had greatly engrossed the attention of the public. To treat it with candour, it must be acknowledged, that both before and after the Union, many of the Scotch peers were extremely indigent, and many of them subsisted upon the bounty of the crown. This, though approper to be authorally owned,

account of the whole expences that had been incurred by any addition made to the land-service; and in a third they had an account of what had been incurred on occasion of the treaty lately concluded with Denmark: besides all which, they had an account of what monies had been issued from the Treasury, for all or either of these services in pursuance of a clause in an act of parliament, passed last session, for enabling his Majesty to apply any part of the money granted for the service of last year, towards the expence of making such augmentations of his forces by sea or land, or of concerting such other measures as he should judge necessary for the safety of this nation: That from these accounts any man might easily see what expences had been incurred, in consequence of that Vote of Credit; for that as to the Sea-Service, whatever appeared from that account to have been incurred, over and above what was granted by last Parliament, for maintaining the 20,000 seamen then voted for last year's service, must appear to be an additional expence, incurred in consequence of that Vote of Credit; and as to the land-service, whatever appeared from the account then before them, relating to that service, to have been incurred over and above what was granted by last Parliament, for the 17,704 land-forces then voted to be kept up in Great Britain, Guernsey and Jersey, for last year, must be an additional expence incurred, in consequence of that Vote of Credit; and as to what had been incurred on occasion of the late treaty with Denmark, it was certain the whole was to be placed to the account of Expences incurred, in consequence of that confidence, which was so reasonably vested in his Majesty in the last session of Parliament. So that they could not possibly expect any farther or new accounts by the Address proposed; and the presenting of such an Address would, in their opinion, shew a want of respect to his Majesty, and a sort of jealousy and diffidence in what he had already ordered to be laid before them.

Hereupon Mr. Sandys proposed an Amendment to his motion, by adding thereto the following words, viz, " Over and above those, of which Accounts have already been laid before this House;" and was supported by Mr. Pulteney and sir William Wyndham: but the members who opposed the motion as first proposed be supposed that any other expences had been incurred, than those contained in the accounts then before them: that they could assure gentlemen, that no money had been issued from the treasury, by virtue of the clause they had mentioned, but what was stated in the accountsalready laid before the House; nor had any expences been incurred but what were contained in the three accounts relating to the sea-service, the land-service, and the late treaty with Denmark: that the presenting of such an address was really in some manner provoking the crown to make farther demands upon them: and that if what was then proposed should come to be a precedent, it would become necessary for the crown to add a certificate to every account to be given in hereafter to Parliament, certifying, "That these are all the expences that have been incurred." or some such words to that purpose, which they thought would look a little absurd: that therefore they could not agree to the amendment, but when it was disagreed to, as they hoped it would, they would propose that the following words should be added, by way of amendment to the motion, viz. " Notwithstanding that full accounts of all expenses, that had been incurred, had been already laid before that House:" that this was the most natural amendment that could be made to the motion, because, by the addition of these words, it would appear in its proper and true light, and in that light they were persuaded the House would not agree

To this it was answered by the Members who were for the motion, That they could not but think that the motion, as it stood at first, was a very proper motion, because it would be much better and more distinct to have all these expences fairly and fully stated in one account, than to have them dispersed in several accounts, and confounded with a great many other articles; that this method of stating those expences would be attended with this advantage, that it would clearly show to gentlemen, how sparing his Majesty had been in making use of that unlimited credit given him the last session, which would be a great inducement to that House to renew that Credit, whenever his Majesty should please to demand it: this they thought the honourable gentlemen would have obstructed, because it might perhaps be of by Mr. Sandys, objected likewise to the great advantage to them upon some future amendment offered: That it was not to occasion; but as those gentlemen did not

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seem to like that way of stating the account, therefore they were willing to make the amendment proposed to their motion, in order to prevent a negative's being put upon a question of such moment; that they hoped no expences had been incurred in consequence of that Vote of Credit, but what appeared upon the several accounts then before them; but it would be a great satisfaction to the House, to have a direct answer upon that subject from the crown; for though they were persuaded that the gentlemen, who had take a upon them to assure the House that no other expences had been incurred, or money issued, butwhat were contained in these accounts, really believed it to be as they had declared: yet in such cases that House was not to take an answer from any member, for were he the greatest subject in the nation, his word or his declaration was no parliamentary satisfaction, nor could it be taken as such: that with respect to the certificate mentioned, it was in the present case so far from being absurd, that it was absolutely necessary; when certain sums were granted by parliament, and those aums appropriated by parliament to certain uses, such a certificate would, it was true, be quite unnecessary, it would be ridiculous to insist upon any such; but when an unlimited credit had been granted by parliament, and that credit unlimited likewise as to the uses it was to be applied to, it was absolutely necessary to have a certificate in the manner mentioned by the honourable gentlemen, certifying that such sums, and no more, had been taken up on that vote of credit; and that the sums so taken up had been applied to such uses, and none other: for, without such a certificate, it would be impossible for that House to know how the accounts of the nation stood; they could not know but every succeeding year might bring a new demand, to provide for some expence incurred, or some debt contracted, in consequence of the unlimited credit they had formerly given: That therefore it was incumbent upon them, as members of that House, to demand such a certificate: they were bound in honour, and in duty to their constituents, to insist upon having such a certificate, and such a certificate could not be had any other way than by present of the Ad re sprop seed: That as to the amendment intended to be added by the worthy gentlemen, in order to make their question appear ridiculous upon the Journals of that House, it did not at all deter them insult to be true into the real squares

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tion, nor from insisting upon the amend ment they had proposed: The stand no cause to suspect, that that House would agree to the amendment intendique worths gentleman, but a they acle to give them no pain; for whatever that House might do, the world without doors the judge rightly, and would fix the ridicule where it properly belonged: That they would, upon that occasion, put the gentleman in mind of what appeared upon their journals: They remembered a cer. tain great man was, in a former parliament, accused of some very high crimes, and a question was actually moved and seconded in that House for a resolution in these terms, " That it appears to this House, that such a great man [naming him] had been guilty of several heinous and fraudu-lent practices, &c." That this was the That this was the question as first moved; but the friends of that great man, in order to defeat the question by rendering it ridiculous, proposed that the words, "it appears to this House," should by way of amendment be left out of the question: that upon a division this amendment was approached a corrupt majority, and that the quat. somaile ridiculous by the amendment, stoy, to that day upon their Journals, as the werthy gentlemen might see if they pleased. but that the thus rendering the question ridiculous, was far from rendering ridiculous those who at first had proposed it: on the contrary, the ridicule fell upon those, who made the question ridiculous by their amendment; and accordingly at the elections for the very next parliament, most of them were neglected by their country, and justly refused the honour of continuing any longer the representatives of the people in that House.

The question being at last put upon the Amendment, it was carried in the

negative, by 167 to 109.

Debate in the Commons on the Number of the Land Forces.] Feb. 14. The House being in a grand committee on the supply, Mr. Andrews moved, That the number of effective men, to be provided for guards and garrisons in Great Britain, Guernsey and Jersey for the year 1735, be 25,714, including 1815 involids, and 75 new for the service of the Highlands. Andrews's motion was supported by Sir William Yonge, Col. Bladen, Mr. Winnington, Mr. Horatio Walpole, and sir Robert Walpole, as follows:

per producing here are and my yet an way

engaged in the present war, yet such events may happen, as may make it absolutely necessary for us to engage of one side or the other. The affair of Poland, which is the only motive, the only bone of contention hitherto publicly avowed, is an affair this nation has very little to do with, but if that should appear not to be the real motive, or if success should encourage either side to extend their views, the balance of power may at last be brought into real danger; and then, for the sake of preserving the liberties of Europe, upon which the liberties of this nation will always depend, we must take a principal share in the war. This danger may not perhaps be so remote as some people imagine; which has made his Majesty become a mediator for reconciling the contending powers, before conquests of either side shall take away all hopes of success in that way; and his Majesty has a ready pushed his in oncictions with so much vigour, that a plan of peace will soon be offered; a plan so well adapted to the honour and interest of all parties concerned, that whoever refuses it will thereby shew, that to be see et viets are more extensive than they have hitherto been declared.

From hence, Sir, I must conclude, that we shall be very soon able to determine, whether we must engage in the war or not; if that plan be accepted, then we shall attain our ends; the peace of Europe will be restored, the balance of power will be preserved, without our engaging in the war, without subjecting this nation to any inconvenience, or to any expence; but if reasonable terms should be haughtily rejected by either side, we must then necessarily take a share in the war. It is therefore very much our interest at present, to take everymeasure that may contribute towards rendering his Majesty's endeavours successful; that may contribute towards inducing, or even compelling, every one of the contending powers to accept of that plan, which his Majesty, in conjunction with his allies, is to offer to them: And, in my opinion, nothing can contribute more towards these great ends, than our having such a standing regular force, as may convince all parties that we are in emnest, and that we have it in our power to alter the scale whenever we have a mind. this reason I can hardly imagine, that any gentleman in this House will oppose the small augmentation of our land-forces now proposed, when he considers how many millions we may be obliged to expend, if,

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by refusing such a seasonable expence, we should at last make it necessary to involve ourselves in a heavy war.

The prosperity of this nation, Sir, at least our security, depends upon the tranquillity of our neighbours: while they are at peace, they will always consume more of our manufactures than when they are involved in blood and confusion; and consequently we shall always, in times of peace, have a greater demand for the manufactures of our country than in time of war. Besides, while they continue at peace, the balance of power can be in no danger, but the events of war no nation can depend on; and therefore this nation among the rest, may be deeply affected by the extraordinary success of any one power in Europe. Let us not therefore grudge a small expence, when it may evidently contribute towards restoring peace a nong our a off is, upon which our own prosperity and security does and always must depend.

Our house is not as yet on fire, but our neighbour's is all in a flame; and then certainly it is time for us to prepare the engines necessary for preserving our own: these are a powerful fleet and a sufficient body of regular well disciplined troops, ready to march at the first word of command. This, Sir, will give weight to his Majesty's negociations, it will make all the parties concerned give a due attention to what may be proposed, by his Majesty's ministers, for restoring the peace of Europe: for a minister, whose equipage consists of a large body of good troops, will always be better hearkened to, than one whose equipage consists only of a great number of fine pages and useless footmen.

By agreeing to the augmentation proposed, we may expect, Sir, that the parties now at war will be prevented from forming any ambitious views, either against this nation or against the balance of power; and if any such views have already been formed, the projectors will find themselves under a necessity of laying them aside; by which means we shall be able to restore the peace of Europe, and establish the future security of this nation, without exposing ourselves to the inconveniences, the misfortunes and the doubtful events of From a contrary behaviour, let us consider what we are to expect: will not France and her Allies from thence conclude, that they may go on and conquer ; that they loay place of out the amperial tarone.

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a prince of the house of Bourbon; and that England is not now, as formerly, apprehensive of the growing power of France, or concerned about the preservation of a balance of power in Europe. These are conclusions which, I am sure, no Englishman ought to give them an opportunity to make; for the continuance of the war is a certain consequence of such conclusions, and if it should continue, we must engage in it, or we, as well as the rest of Europe, must submit to be slaves to the conqueror. Thus the danger of not agreeing to what is proposed, is infinitely great; but in agreeing to it there is no danger, and the expence is inconsiderable: if it procures a re-establishment of the public tranquillity the usefulness of it must be acknowledged by all; but if it should fail of the effect desired, it will enable us to join speedily and with vigour in the war.

To me, Sir, it is evident, that the small expence, now proposed, may prevent an infinite expence and an infinite danger; and therefore I must think we are at present something in the case of a gentleman, suppose in the Isle of Ely, whose estate is in great danger of being overflowed by the decay of, or some breach in, those dykes and mounds which were made to prevent inundations: in such a case, suppose the gentleman's stewards and managers should come to him, and tell him of his danger, and that the dykes might then be repaired for a small expence, but that one flood or two might make such a breach as would cost him near the value of his estate to repair: would not that gentleman be very much in the wrong, would be not be mad, not to hearken to such representations, and put himself to a small immediate charge, in order to prevent the entire ruin of his estate?

Our present case, Sir, is the very same; one successful campaign, two or three complete victories, would make such a breach in those barriers, by which the liberties of Europe are preserved, as would cost an infinite treasure and a vast effusion of blood before it could be made up. This is a danger apparent from the circumstances publicly known: but there may be particular private transactions concerted, or now carrying on, which would demonstrate the necessity of what is now pro-posed: these his Majesty may probably have discovered; and from the experience we have of his Majesty's great regard for the case of his people, we may, I think, conclude, that he would not have proposed to have made any augmentation of his land-

forces, or to have put his subjects to any additional charge, without an evident necessity for so doing: I hope therefore gentlemen will depend upon his Majesty's wisdom and conduct in an affair, which is of such a nature, as may render it impossible for his Majesty to lay his particular reasons before this House, without runing the risk of disappointing all the measures he has concerted for defeating any ambitious projects that may have been formed; and for restoring the peace of Europe, and thereby preventing this nation's being obliged to engage in the war.

Mr. Andrews's Motion was warmly opposed by lord Morpeth, Mr. Gibbon, lord Noel Somerset, air John Barnard, sir Joseph Jekyll, sir William Wyndham, Mr. Pulteney, and several other members, who gave the following Reasons against it:

Sir; I wish every gentleman would be more cautious of bringing his Majesty's name into every debate in this House. I am persuaded, no gentleman in this House doubts of his Majesty's sincere regard for the ease of his people, or of his wisdom and conduct in all matters which are honestly and fairly laid before him: these are questions which can never be properly brought before us. Upon this occasion, as well as all other occasions of the same nature, it is not his Majesty's regard for the ease of his people, but the regard his ministers have for the ease of the people, that we are to consider; it is their wisdom and conduct that are now under our consideration: and, in my opinion, this Househas no great reason to depend much upon either. I am sure the generality of the nation have no great confidence in either; and therefore, if we speak the language of our constituents, which I hope will always be the language of this House, we cannot depend so much upon their wisdom and conduct, as to load the people with any additional expence, for no other reason but only because the minister has told us it is necessary. This is a method of proceeding, which no man ought to agree to in any case; but especially in a case which is of the most dangerous consequence to the liberties of our country.

The honourable gentlemen, Sir, were very much in the right to argue from general circumstances, and such as are publicly known; for particular care has been taken that we should not have any thing else to argue from: but if we argue only from such carcumstances, we must con-

clude, that we are neither concerned in the war, nor can be concerned in the event. If we have nothing to do with Poland, if we are no way engaged to protect the emperor's dominions in Italy, surely we have no concern in the war; and as to the event, France has declared they will not pretend to keep any of the conquests they make: they have declared, they have no intention to make any conquests or to extend their dominions, but that their only aim is to establish Stanislans upon the throne of Poland; and the other two allies have declared, that they have no other view but to establish and preserve the neutrality of Italy: these are the only circumstances publicly known; and from these neither this nation, nor the balance

of power, can be in any danger. What particular reasons we may have not to trust to those declarations, I shall not pretend to determine; but all the other princes and states of Europe, not already engaged in the war, seem to put their trust in them, because none of them have as yet made any preparations: Nay, even the princes of Germany seem to think their country in no danger, for some of the chief of them still continue neutral : and those who have joined in the declaration of war, have great numbers of troops unemployed, which certainly would be all sent to the Rhine, if they thought their country were in any real danger, or that France had a design to impose an emperor upon them. While they remain so secure, while they give themselves so little concern about the event of the war, why we should be so terribly frightened, why we should imagine that France has a design to conquer Germany, and to place one of the house of Bourbon upon the imperial throne, I cannot comprehend: I am sure no such intention can be presumed from any circumstance yet publicly known ; and I hope we do not think that either Spain or Surdinia has a mind to conquer Germany, or that France would allow them, if either or both were able to accomplish such a design. From public circumstances, therefore, I can see no reason we have now, or indeed ever had, to put ourselves to any charge, or to make any preparations; and if there be any private reasons, they must he such as concern us in particular, because, if they related to Europe in general, the other courts of Europe, particularly the Dutch, would certainly have discovered them as well as we; nay, if they had not, it would have been the duty of our

ministers to have discovered them, not only to the Dutch, but to all the princes of Europe; for whatever danger there might be in discovering them to this House, there could not surely be any danger in discovering them to those courts, which have as deep a concern as we have in the preservation of the liberties of Europe.

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As no part of our late transactions has ever been laid before this House, as all such lights have been denied us, I do not know, Sir, but there may be private reasons for our being particularly concerned in the event of the present war; if there are any such, they must proceed from some of our late transactions; and in that case, those transactions ought to have been laid before this House at the very beginning of the war, that we might from them have seen our danger, and might have provided for our safety in time. But to insinuate, that either of the parties now engaged in war may have ambitious views against the liberties of Europe, is an insinuation that is contradicted by the behaviour of all the princes and states of Europe not already engaged in the war; and therefore cannot, in my opinion, have any

We are next told, Sir, that though nei-

ther party at present have any ambitious views, yet they may form such views, and in order to prevent their forming any such, we must make great preparations; that this will shew them we are in earnest, and will make them give ear to the reasonable plan of peace which his Majesty, in conjunction with his allies, is to offer: whereas, if we make no such preparation, that France will conclude we have lost all apprehensions of the growing power of that kingdom, and that we have no concern for the preservation of the balance of power. For God's sake, Sir, can gentlemen be serious when they argue at this rate? Can France, or any power on earth, imagine that we will look tamely on, and see the liberties of Europe overturned; or can the addition of 7 or 8,000 men to our army add any thing to their dread of our power? They all know, and France in particular has reason to know, the strength and power of this nation, when wisely managed and prudently exerted; if therefore they form any ambitious views, if they reject the just terms of peace that are to be proposed by his Majesty, or if they despise the mediation that has been offered, it cannot proceed from any con-

tempt they have of the real strength of

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this nation, but from a contempt of the councils by which that strength is to be exerted: this is a contempt which, I am afraid, they have already conceived; and if we should agree to the proposition now before us, without seeing reason for so doing, I am sure either the wisdom or integrity of this House will suffer considerably, in the opinion of the world both abroad and at home.

& GEORGE II.

Another terrible thing we are this day taught to apprehend, is, that success may inspire one of the parties engaged in war, with an ambitious view of overturning the balance of power: that two or three complete victories may make it absolutely necessary for us to engage immediately in the war; and that therefore we ought to prepare in time, that we may be ready to fly to the relief of the unfortunate, before they are quite overwhelmed; upon this, Sir, I shall only ask if any gentleman in this House can imagine, that Germany, Poland and Muscovy, for I think I may now say they are united, can be conquered in one campaign; or supposing the other to be the unfortunate side, can they imagine that France, Spain and Italy can be conquered in one campaign? If any gentleman can imagine such a thing, with him I shall not pretend to argue; but with those who cannot, which I believe are the majority of this House, I think I may contend that neither side can in one campaign be reduced so low, but that the united force of Great Britain, Holland, Denmark, and Sweden, thrown in early the next campaign, will be sufficient for their relief. and for obliging the proudest conqueror to submit to reasonable terms; in which case we shall have the whole winter to prepare, and till then it is certainly quite unnecessary to put ourselves to any expence.

As this day seems to be a day of paradoxes, among the rest we have been told one with respect to our trade. We are told, Sir, that the prosperity of this nation depends upon the tranquillity of our neighhours; and that in times of peace, there is always a greater demand for the manufactures and produce of this country, than in time of war. This, Sir, is so far from being a just maxim in trade, that the direct contrary is true. The chief part of the produce of this country consists in the necessaries, and not the luxuries of life; and consequently our neighbours will always consume as much of such sort of things in time of war as in time of peace : but the difference is, that when their heads

are not distracted, nor their hands diverted, by any foreign or domestic war, they have time to apply themselves to tillage; they have time to apply them. selves to manufactures of all kinds; they have leisure to think of and to improve all the arts of peace; and by so doing they furnish themselves at home with a great many of those necessaries which, in time of war, they are obliged to purchase of us, This is not only evident in theory, but is confirmed by experience; for our trade has suffered more by the domestic improvements made by our neighbours, dan ging last long tranquillity in Europe, than it has done by any other means; except the heavy duties we have laid upon ourselves. and the great trouble and many fees and perquisites we have subjected our merchants to, both in importing and exporting their goods and merchandize: these incumbrances will in time most certainly ruin every branch of our trade, if we do not take care to remove them speedily, by paying off those debts by which they have been occasioned. And as to our security it can never be disturbed by any broils among our neighbours, unless the balance of power should be brought into real danger, which our neighbours upon the continent would take better care of than they do, if we did not upon all occasions shew ourselves so mighty officious as to do it for

It is an easy matter, Sir, for any man, who has a quick invention and a strong imagination, to form imaginary dangers. In time of peace we are frightened with invasions, bécause our neighbours have their troops quartered upon their coasts, and have nothing else to do with them; and m time of war, because our neighbours have great armies in the field, though no power in Europe has any quarrel with us. In time of peace we must keep up a more numerous army than is consistent with the liberties of a free people, in order to prevent a war's breaking out; and in time of war we must add to that army, and put ourselves to great expence, in order to restore the public tranquillity, and preserve the balance of power, though no other nation in Europe appears to be in the least apprehensive of its being in danger. Thus, Sir, we are always in a fright, and, for what I know, our apprehensions may at last become so extravagant; that if Angria, the East-India Pirate, should fit out any greater number of grabs than usual, we must fit out a squadron and augment our

land forces, for fear of his coming to make an invasion upon us. By this, Sir, I do not mean to insinuate that we are now in nodanger; I do not know but we may: but whatever danger we may be in, I am very sure it does not appear from any circumstances yet publicly known, nor from any thing that hath as yet been communicated to this House; and therefore I cannot agree to load the people with any new charge. If the danger is such as cannot be immediately communicated, it must be such as cannot be immediately apprehended; and if we are only like to be in danger, we ought to follow the example of our wise neighbours the Dutch, in putting our people to no expence, and in reserving our whole strength to be vigorously exerted against those, whose future designs shall seem any way to threaten the safety of Europe.

We have been told, Sir, that the danger of not agreeing to what is proposed is infinitely great; but that in agreeing to it there is no danger; Sir, in my opinion, it is directly otherwise. It is certain, that the regard we are to expect from foreigners must always depend upon the esteem they have of the strength of the nation, and of the wisdom of those councils by which that strength is to be directed. consist only in the troops we have on foot or the squadrons we have at sea, but upon the number of troops we are able to raise and maintain, and the squadrons we are able to put to sea. Therefore it is certain that the adding 7 or 8,000 men to our land-forces, or to the squadrons we have already fitted out, can add nothing to the opinion foreigners have of our strength: but the putting ourselves to such needless expence when no man can say that we are in any real danger, will certainly give foreigners a very mean opinion of our councils. The armaments we have made can oblige neither of the sides engaged in war, but may probably give great offence, by which we may draw a war upon ourselves; our armaments may very probably unite several of the powers of Europe against us, while by the inaction of those armaments we may be deprived of every ally.

But, Sir, with regard to our domestic affairs, the danger is more apparent and much more terrible. The keeping up of anumerous standing army, in time of peace, is absolutely inconsistent with the liberties of this nation. The gentlemen, or at least some of them, who supported this motion, talk of an army of 18,000 men as always

necessary to be kept up within this island. This, Sir, is the true secret of this day's motion; those gentlemen know that when peace is restored, the nation will insist upon a reduction's being made, therefore think they, let us now increase the army, that when peace is restored we may stop the mouths of the disaffected, (as they call them) by making a reduction of the troops we are now to add: and thus, Sir, we shall have a standing army of 18,000 men saddled upon us for ever. As I am of opinion that an army of 18,000 men is at least 10,000 more than we ought to have in time of peace; as I am of opinion that such a numerous army can be necessary for no end, but that of enabling a minister to trample upon the liberties of his country; therefore I think the motion ought to be rejected with disdain.

We have been told, Sir, that the danger of not agreeing to what is proposed is infinitely great; but that in agreeing to it there is no danger; Sir, in my opinion, it is directly otherwise. It is certain, that the regard we are to expect from foreigners must always depend upon the esteem they have of the strength of the nation, and of the wisdom of those councils by which that strength is to be directed. The strength of the nation does not surely consist only in the troops we have on foot.

The other parallel, Sir, that has been drawn, is very much to the present purpose, if it had been properly related. We are in the very case of a gentleman, who is told by his steward and the workmen employed by that steward, that his estate is in great danger of being overflowed by the breach in those dykes and mounds, which, as they say, were made to prevent inundations. The gentleman is surprised at this, knowing that there were never any dykes or mounds made upon his estate for preventing inundations, but what were made by nature; and that his estate could not be overflowed without some artificial inlets made, or even windmills or fire-engines prepared and set up for that purpose. He answers, You really surprize me, I can hardly believe there is a possibility in what you relate; however, I'll go along with you and examine every part of my estate, and will then take such measures as may be proper for preventing the danger : upon this the steward and his workmen are in a fright, they know that the inlets were made or the windmills set up, either by themselves or by some of their master's neighbours, with their connivance; and therefore they reply, O Lord, Sir! you must not examine into particulars, the breaches are of such a nature that if you but look upon them they will become irreparable; give us but a small sum of money, and an order for such of your tenants as we shall name, to attend and assist us, we can now easily make up the breach; but if you delay, or offer to examine into it, the reparation will cost you more than the value of your estate: if such a gentleman should comply blindly with such a demand, I am sure, Sir, it must be granted, that if he was not mad, he was very much under the ma-

nagement of his steward. While the Dutch, and all the other states of Europe not' yet engaged in the war, shew so little concern about it; while even the princes of Germany shew so little inclination to exert their whole strength upon the occasion; I cannot think the balance of power in any imminent danger: and if any danger threatens this nation in particular, in God's name let it be told; when we know what it is, or from whence it is to be apprehended, we may easily take such measures as may prevent it; but do not let us, under imaginary pretences of distant foreign dangers, subject our constitution to a real, an imminent domestic danger; for what will it avail us to preserve the liberties of Europe, if under that pretence we destroy our own?

To this it was replied by the same members who supported Mr. Andrews's Motion, as 10.0015:

Sir; Whatever advantage we may draw from the tranquillity of others, it is certain, we must always draw great and many advantages from our own; and it is as certain, that let the designs of the parties engaged in war be at present what they will, we may be deeply concerned in its event. If either the present designs should be pushed too far, or new and ambitious designs encouraged and set up by success, we must necessarily at last be involved; and this is what we ought if possible to prevent. This I take to be the true and only design of the augmentation now proposed; it is so small that I cannot look upon it as designed to engage us in the war, but to prevent our being engaged; and for this reason, I think, we may the more easily agree to it.

Whether the balance of power be now in danger, or whether this nation in particular be now in danger, is not the question before us; but whether both may not be

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in danger by the event of the present war. and this I really think cannot be made a question. In such a case we are not to be directed by the behaviour of other states; at least, I am sure, the resolutions of this House ought as little to be regulated by the example of the Dutch, or of the princes of Germany, as they ought to be regulated by the advice of our own ministers. In the war which was comvenced before the death of the Lite king William I believe it will not be denied but that the balance of power was really in danger, and yet, for some time after it comme the Dutch seemed, to all public appear. ance, as quiet as they seem at present: the princes of Germany seemed as little concerned, nay, some of them actually engaged against the liberties of Europe, and of their country. Until we declared our. selves, no prince in Europe would venture to stir to the relief of the House of Austria; and therefore I must think, that the outward behaviour of all or any of the princes of Europe, can never be made use of as any argument in this debate. Be. sides, Sir, the other princes and states of Europe have no occasion to make any augmentation of their forces till they are just ready to take the field: they have, all of them, great bodies of land-forces in continual pay: there is hardly an electoral prince of Germany, but what maintains as great a number of land-forces as are now in this island; and yet, I hope, it will not be said, but that if we were to engage, we not only could, but ought to take the field with a much greater army than either of them can maintain: for which reason we are always under a necessity to begin to prepare much sooner than any of our neighbours.

We may talk what we will of the number of men in our country; and the numbers of ships in our harbours; but from such calculations the strength of a nation is not now to be computed. It is from the number of regular, well-disciplined troops, and from the number of men of war provided with experienced seamen, that the strength of a nation is always now computed: a number of regular well-disciplined troops is now become as necessary, either for offence or defence, as a well disciplined, well-armed militia was of old; and the regard a nation is to expect from its neighbours, depends now as much upon the former, as it depended of old upon the latter. It is true, regiments may be soon raised, regiments may be soon augment-

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ed, but a regiment newly raided must be exercised for many months, becore it can espect to engage sacres my age 1st an old websdoe pand regue at, and even an end regression result augmented, cannot pretend to enter upon impendate action, it most have some time to lise one the new men that have oven november and he This is the reason, Sar, and, a navojumen a convincing recent, who we should alvins begin to increase cur lin sorers, at least, to be months before there may be a necessite for entering up to action, and law what is now proposed, the increasers to be made in the most proper, and the least expensive cay; that is, by adding a number of private men to each company in the service, without roong any new regiments or companies, which could not so speedily be a de fit ter action, and would, by increasing the number of officers, be more

es) el sive to the nation. I am none of thore, Sr, who imagine that Germany, Poly 1, and Moscovy, can be conquered in one campain, and much less do I in agine that I rince, Spain, and It is, can be communed in one can paign. As a vet I down l. believe, that a complete Victory or two, gamed in the beginning ofacu upaiga, especially by that side of ch has h therio hal the best success, might be attended with such consequences, and might bring the unfortunate side so low, d they not with no react or assistance before the beganning of the next campaign, that to recover the losses of that campaign and compel the conquerors to accept of reasonable terms, would most certainly cost this nation a vast expence of blood and tr isure, even though we were immediately joined by Helland, Denmark, and Sweden, neither of whose assistance, even in such a critical conjuncture, we can preand to depend upon with certainty. For upon such an occasion, some of them might expect to make an advantage by joining the victorious side, and if we should be obliged to engage singly, and without the assist nice of either of the three powers I have ment med, one unfortunate campagn naght my dee to in a ted ous, an expensive, and even a dealston war: wher as, if we put ourselves in such a Condition as to be only to give same late re fro the not burgle sale, or to ergage ir n match ago at that downson vays #101 creater beauseous data be in ans at verallic some on the rope, we may to as it conflicts me and got law Perfector to a .

I shall admit, Sur, that France as d her allies have made the decerations are some ed by the honour by protleman; i.i., 1 do not know but they may be any re, but I am sure they are not to be trusted to: for even granteg that these a clarations are since that they have rectly to other version wast they openly professivet we know that succe that cate then its of the compactors, and may me them conceive new designs, which to a could not at first leave the ght of And a cost these we are to provide, as well as ar most any designs they may have at present which we have not yet dis overed, for if France and her abies should over-run all Germany, establish Stanislaus upon the throne of Poland, and oblige the Cza, ma to submit to their terms, I am very far from thinking that either of them would abide by the deciarations with which they began the war: I am sure, o r const to tion would be exposed to much greater danger, than it can be from the small all dit on now proposed to be made the or

This leads me, Sar, to consider that terrille, that imminent danger our injerties are exposed to, by keeping up a mimer has standing army in time of place; which is a danger that has been much exaggerated. upon this and many other occasions, ly the gentlemen of the other side of the question. I could easily sliew, that an army kept up from year to year, under the direction of parliament, and commanded by gentlemen of the best families, and some of them of as good estates as any in the kingdom, can never be dangerous either to our constitution or to cur liberties, were it much more numerous than it is, or is now proposed to be; but the keeping up a standing army in time of peace is not the question under our consideration. Will gentlemen say, that when al. 1. frope is in a flame, we ought not to begin to make preparations? Wal they say, that we ought never to make any augmentatuen, or to prepare for war, till it is pubhely declared? Can this, Sir, be a safe maxim for any nation?

I do not know, Sir, that any gentleman has in the debate declared, that section is the number of backforces which must always be kept up in this nation, even in that of the profoundest franquality; however, it has been discovered, it seems, that the situation of a not search governor, and that the no little of a not search governor, and that the no little of the resson, but if y that pecked for no other resson, but if y that

these gentlemen may have an opportunity of stopping the mouths of the disaffected, by reducing that additional number as, soon as the public tranquillity is re-established. Sir, if no reason had been assigned for the addition proposed, there might have been some room for this presumption; but as other reasons have been assigned, as those reasons are apparent from the present circumstances of Europe, I cannot see how such a presumption can be made: but suppose this were really the design of some gentlemen in this House, will not every other gentleman be at liberty to oppose that design when the peace is restored? May not every gentleman, who shall then have the honour to be a member of this House, propose as great a reduction as he pleases? Is it not as easy to propose the reduction of 17,000 as 7,000? And when we are so happy as to have an opportunity to make a reduction, the question will then come properly to be argued, what number of land-forces is necessary to be kept up in this nation in time of peace? Upon that question, I hope as great a number will be reduced, without any regard to the addition now made, as the safety of the nation can admit of; for I shall join with the bonourable gentlemen in opinion, that we ought never to keep up a greater number than is absolutely necessary for the safety of the nation, and the support of his Majesty's government; and whoever is against keeping up that number, shall always be looked on by me as a person disaffected to both.

S GEORGE II.

Before I conclude, Sir, I must take notice that from this debate it appears to me, that the gentlemen employed in the administration of our affairs are always in the most ticklish situation. If they propose to make provisions against dangers, by which provisions the people must be put to an expence, they then are charged with raising imaginary dangers, in order from thence to take an opportunity to load the people with new taxes: and their misfortune is, that the more careful they have been in time past, the argument grows every day stronger against them; because people begin at last to believe, that the dangers which were never felt were imaginary, though in reality they were prevented only by the provisions that were made against them. However, many people may come at last to be confirmed in this erroneous opinion, by which the ministers may be at last refused those provisions that are actually necessary; and .f,

by such refusal, any signal misfortune should befal the nation, the consisters about be sure to be loaded with the blame of it, though they had done all that was in them power to warn us of the danger.

I cannot really comprehend, Sir, what sort of information it is that gentlemen want upon this occasion; would they have his Majesty send to tell us, that there is a bloody war carried on by France, Spain and Sardinia against the emperor? Surely they do not expect that his Majesty should send us a particular message, in order to acquaint us with a piece of news that is known to the whole world! Probably his Majesty has not yet discovered. whether any of the parties engaged in war have any farther views than what they publicly avow; this I say may not probably have been yet discovered, because no plan of an agreement has yet been of fered to the parties concerned: or perhaps his Majesty has already discovered. that some of the parties concerned have some secret and ambitious views, which will oblige him to declare very soon against them. In the first case, his Majesty can give us no farther information than what he has already given; but suppose the last to be the case, ought his Majesty, either by message or otherwise, to disclose to us the secrets he has discovered, or the resolutions he has taken upon such discovery! Would not such a message be an open and a public declaration of war? And will any gentleman say, that it would be wise in his Majesty, or in those who have the honour to advise him, to make any such public declaration, before he has made all the necessary preparation, and is just ready to enter upon action? In short, let us put the case what way we will, it is impossible we can have, or ought to have, any farther information than what every gentleman without doors, as well as within, fully knows from the circumstances Europe is in at present. And as these are, in my opinion, more than sufficient for inducing every man, who regards the safety of his country, to agree to the augmentation now proposed, I shall very little regard what may be thought of the wisdom or the integrity of this House; for I am very sure, every man whose good opinion is worth desiring, will, from our agreeing to this question, be convinced of both.

Some Members, who agreed to the necessity of an augmentation of our forces, thought it more eligible to hire foreign troops than increase the number of our

A. D. 1785.

army a hore. And in support of this proposal,

Mr. John Howe stood up and spoke as follows:

Sir; It is with great diffidence and confusion that I stand up to speak on this occasion. I think it one of more difficulty, a more critical conjuncture, than ever I knew under the consideration of this House. I cannot, Sir, but with the greatest reluctancy think of adding to the heavy burden my country already labours under; and yet it would be the greatest concern imaginable to me, if through an ill timed piece of good husbandry, I should suffer the nation to be involved in calamities, which some expences might have prevented. In this streight I sould be glad to give no opinion; but yet must now offer such as occurs to me. Peace is the greatest advantage that can be desired by a free and trading nation; any expence which will contribute to continue that blessing to us, will be money well employed; and what is now proposed to us, I see in the light of a measure for peace: the increase of our forces in general appears to me, to be with an intention, not to make, but to prevent war. We are now in the rightest situation possible; we take on us the part of mediators, not of principals or parties in the war; may our good offices be effectual! All I can do to make them so, I am sure I wish: God send they may be so! But we must put ourselves into a condition to be a weight in which ever scale we may throw ourselves; for bare reasons, persuasives alone, will, I fear, have little effect. But if the stronger party is made sensible, that if it refuses to come into reasonable terms, it will not long continue the stronger party, our mediation will be more regarded; and a minister will be best hearkened to, whose equipages, instead of a great number of fine footmen, consists of a large body of good troops. I am therefore, Sir, free to declare for arming ourselves, convinced that an unarmed mediation must prove an unsuccessful one. But, Sir, as the shewing what a contrary measure would produce, does best illustrate things, let us consider what would be the natural effects of our declining to make any warlike preparations. Would it not be declaring to the French that they may go on and conquer? That they may place upon the imperial throne a prince of the house of Bourbon? That England is

increase of the power of France? would certainly be the conclusion the French would naturally draw from our not arming: a conclusion no Englishman surely would give them an opportunity to make. Warlike preparations will, I hope, conduce to making peace, and if they fail of making peace, they will enable us to make war: the expence will neither way be lost. A noble lord was pleased to say, that the prosperity of this nation depended on the peace and tranquillity of our neighbours; I join with him in opinion; at least so far that it may be disturbed by their want of tranquillity. But surely then we ought not to repine at any expence to procure that peace and tranquillity to them, upon which our own prosperity is thought to depend. Some gentlemen seem to apprehend, that arming will engage us in war, without the Dutch; far from it; for if it should fail of its desired success, we are still at liberty to act as we think best: but upon that article I think it most proper to be silent at present. We may, as the country people express it, when the time comes, do like our neighbours. But now, Sir, as I have given my consent to the increase of forces in general, I must likewise declare, that for the method now proposed, of increasing them, by raising more na-tional troops, I can by no means approve of it. After which it will be expected of me to say in what manner I would have then increased; for to oppose a measure, and propose no other in its place, is certainly very unjustifiable. On this occasion therefore I am not shy in declaring that the warlike preparation I mean, is by making contracts with foreign princes for their troops in case we call for them. To this method there is no objection but the unavoidable expence; and yet the experce or national troops is still greater. Even the dishanding of national troops does not free us from the expence of them; their half-pay remains; and it is remarkable, that half-pay officers though they hardly live, they never die. But other objections arise to national troops; the burden they are otherwise and the danger from them is likewise greater; not that I look on them as another noble lord does, as a standing army, for it is not to he supposed, that this can be the samber to be ept up. That is not my objection; but I object to the increase of national forces, as a method in no circumstance so easy or safe, as the engaging foreign ones. Arming not not, as firmerly, apprehenses, or the in general I think absolutely necessary

and were there no other method, I would consent to this. Our house indeed is not on fire, but our neighbour's is in a flame; I therefore approve the increasing of our forces in general, and only oppose the method now proposed of raising national ones, as there is a more easy and more convenient one of doing it, by engaging foreign troops.

Mr. Lindsay replied:

That by the augmentation proposed, it was not intended to add new officers, but only so many private men to each company; so that when peace was restored, the augmentation then made could be reduced, without leaving any charge upon the nation. That in a time of such public danger it was necessary to augment our forces within the kingdom, and therefore any small inconveniences that might from there arise must be borne with. That by mercasing our own troops no money was carried out of the kingdom: that it would add to the number of our trained soldiers, which, if any future danger should arise, would be an advantage to the nation. That by a man's becoming a soldier his Libour and halastry was not quite lest, for many of them were as industrious after listing as ever they had been before. That old and infirm soldiers must always of course be dismissed, and new recruits raised in their stead, though no augmentation were ever made.

Mr. John Drummond, in support of the motion for the augmentation, took notice of the number of forces the Dutch had on foot, and their disposition to act in concert with Great Britain.

Mr. Robert Danda spoke squinst the augmentation, and mentioned the bad purposes for which the forces were employed, and instanced the drawing up of the regiment in the Abbey Close at Edinburgh, to overawe the election of the Scots peers, or overawe the elections of commoners; and to induce such places as were conceived to wish for troops, to vote for courtiers, or otherwise to have the troops removed from them.

Mr. Duncan Forbes (Lord Advocate for Scotland,) answered, That the drawing up the troops in the Abbey Close was an ordinary muster or exercise of arms; and the Abbey Close an ordinary place for such musters; and that there was great need of armed force in Scotland; without which the notorious is contain a thore to

smuggling and cheating the revenue, and to mutiny and resist the execution of legal process, could not be quelled; and concluded with disapproving the proposal for hiring foreign troops. Hereupon

Mr. James Erskine stood up and said :

Sir; I am loth to take up the time of the House, now it is so late, but as the affair of the troops at the election of the six. tom Service stable in sylver in and as I am fully acquainted with the truth of that transaction, I hope the House will or any or or or a primarile has one asserted that a standing army was consistent with our constitution, or even attempt to deny but it is dangerous to our rights and liberties. A standing-army has been kept up, it is true, from year to year, and sometimes augmented, by pretending the exigencies of the times; but such exigen. cies, that the same, or other such, may to the world's end be pretended: so that if the same mean and low spirit continues in Britain, a standing army is for ever to be the oppression of this once flourishing island. These arguments are indeed too general to be dwelt on, when the question is not, whether to have an army; but, whether to augment it? Since it seems granted on all sides, that we must have an army for this year; that Britain must for one year longer submit to that badge and great mean of slavery: but if it is so dangerous to have any, it is still more dangerous to add to it; and if exigencies required such an army as we had last year, yet it behaves us to see the exigencies, that required so large an addition as 8,000 more, before we ought to consent to it .-The pretext made use of is, that we and the Dutch are to be mediators between the contending powers of Europe, and that unarmed mediators cannot effectually mediate; yet the Dutch are to be unarmed, not only by sea, but are to add nothing to their land-forces, as was but now acknowledged, though the other day we were told, that as we should increase our fleet, the sea being our natural barrier; so would the Dutch augment their troops, their barrier being by land. But now we see that our neighbours are to share with us the honour and advantage of mediating, and we are to bear all the burden: yet it seems neither they nor we are indeed to be mediators; for his Majesty's speech says only, that his good offices, and the Example of the states General, he dbeen

to be mediators, they explained the accepting of these good offices to be no more than harely to allow us to make proposals to the powers in war. And is this all the mighty matter for which our domestic army is to be augmented so greatly? If a strong army is necessary for this purpose, the augmentation is too little: but any augmentation in our present circumstances is not the way to make us to be regarded by the potentates at war. They know our case, that we are under vast debts, much whereof was contracted for no purpose, or for bad purposes: and to see us acting wisely and frugally, and to have money and credit as formerly, would give Britain the weight it formerly had; and they know that then we could raise troops at home, and hire abroad: but they would never believe us noticeable for having 25,000 or 26,000 men in our army at home, with not a farthing in our pockets. After all it seems hard to be believed that it is in carnest said we are to be mediators, or at all to interpose, or that we are any ways atiand or the consequences of the present war in Europe: for some years ago we were offered the mediation, and then refused it: no doubt to show our modesty, and that we were not so vain as to take on as to offer laws to France, a nation superior to Britain, and whom then we obsequiously courted. And to say, we now dread the progress of the arms of the little hand their confederates, one must be tempted to think but a pretext: for so wise men as of a meter the Bright and all cettarly foresee it, and cannot be frighted at the consequences of their own actions; since all flowed from the introduction of Don Carps rate Italy, who is was do e or our own fleet. I am, in my own private opinion, so little persuaded of the wisdom of that expedition, that I hope the 90,000 seamen, voted the other day, are designed for a better purpose; yet it is better to make an idle, though expensive show of them at Spithead, then send them abroad to do mischief. And all this appears from our succeeding conduct; for it would be a high reflexion to suppose the intelligence of our ministry so had, that they knew not of the alliance when forming betwixt France, Spain and Sardinia, and they could not but see the consequences of it. Yet they did nothing to stop that treaty; nor, when it was finished, to stop their powerful armies from entering Italy, where they have had, election: that he deserved thanks, and

accepted of; and as some gentlemen had so great success; and our trade to which openly in the House denied that we were 1 country is now as precarious as our trade to Spain: they likewise must have foreseen the progress of the French arms on the Rhine; for who did not know, that the Emperor, having a great army in Italy, was over-powered by a greater; and that France, in the German War, having nothing to apprehend from Italy or Spain, as in former wars, could not but be an over-match for the Emperor on the Rhine? Therefore as all this has happened, having been foreseen and helped on by our own ministry, the fear said to arise from thence must be but an affected pretence, as well as the mediation which we had formerly refused, and now did not pretend, was offered to us: nay, if it was otherwise, yet this augmentation of our army is not the right way to make us considerable in the mediation, nor a good way to act for ourselves, since we are not like to be attacked this year.

I cannot helptaking notice of what was said by the gentleman who spoke last, relating to the use of troops in Scotland. I am sorry that such things should be said of that country, by a gentleman whom I regard so much, and whose worth and learning I am not a stranger to: I dare assert the law, and the execution of legal process, in Scotland has free course without the assistance of troops; I have heard of no remarkable instance of the interposition of troops in such cases; but when it was done illegally by those in power and office, to the oppression of the subjects, and overthrow of our liberties, and contrary to law; instances of which I can give, and I hope will in due time be adverted to, and meet with deserved rebuke. There are more instances of mutiny and tumult in England than in Scotland; and more running of goods in a few days on the Thames, than in all Scotland for a year. [Here he related the manner of Grad p the reduce to the Abbey-Close at the Election of the sixteen Peers. For my part I know no good the army has done in Britain, but making roads through and the sects quands, which was performed by a handful.

Colonel Handasyde took up Mr. Er-skine, as if what he had said about the regiment in the Abbey-Close had reflected on him, whose regiment it was; and endeavoured to shew that it was but an grdinary meeting there, and that nothing could be meant by it, since the regiment enced that ever at Mr. I. does's not blame, for his conduct by the gentlemen of that country; but that some wished there had been mobs and tumults, and tran the complaints.

Mr. Erskine rising up to reply,

Sir James Campbell stood up likewise, and endeavoured to shew the necessity of troops in the highlands; urging that they ought to be continued though the highlanders were at present, mostly well affected; and gave for instance the advantage of having troops in Scotland in the year 171, year 171, the color Way, both a to the honourable member who had spoke last against the motion.

Several members, resenting this expression as a reflection on Mr. Erskine, called

out, "to order : hereupon

Mr. Ledele stood up ag ta, and said, that when he last rose up to speak, it could not be to answer the member who had now spoke, for then he had said nothing; and that he might for the same reason pass by all that the worthy gentleman had spoke since. Here sir James Campbell got up again; but the House would not allow him to interrupt: then Mr. Erskine went on, and said, that the honourable gentleman, who spoke before, [meaning colonel Handasyde] could not, on the least reflection, imagine that any thing said was meant against him, who he had never, that he knew of seen in his life till now; and that the colonel was not then in Scotland, and therefore could not be blamed for any thing done by his regiment: that he blamed ACCEPTAGE TO A CHEST E but they had orders: that this was not the time to argue that important matter and . flagrant encroachment on the British liberties, which might come to be inquired into afterwards; yet the account he had given of it was just, notwithstanding the answer: that the regiment had been mustered, and in the field but a day or two before, and therefore the meeting on that day was not an ordinary one: that it could not be without a design, and a bad one too: that on such a day the three companies at Lather on the state of at hearth the back of the state of back to Leith; and that other facts, equally or more gross, could in due time and season, be made appear to show that it was done on a had design : that their marching from Edinburgh at the election for the county, proves only they were not

in the weer of that time, it - gh i co were prodigiously wrong at the election of the peers: that the accusation of wish, offermoles of turnelts v si as and as weak as unjust: that if it was meant gan by it? As I set less to do the enrity reap any advantage from it, except to par themselves it the wrong, who have had no retor to hope they would be with pardon and indulgence : that muting was the stale pretence of those, who wanted a handle to oppress by superior power: that by mobbing, the mindrite could only expect such ruin to themselves. as had befallen his kinsman by the rebellion, which an honourable member had, with so much discretion and justice, objected to him : that the objection was so entirely from the purpose, he would pass it by unanswered, as well as the rest of what that honourable gentleman had said, did not the high nature of it require him to speak to it: that he had suffered more by it than any man, except his deceased friend and relation, who was at the head of it : that his principle and conduct, with respect to the present establishment, ever since he entered on the world and business, had been uniform and firm in all times and situations, as every body knew, who knew him; and as the objector and his friends had often acknowledged : and if nov. his greatest enemies could aring an instance to the contrary, he consented to have it reckoned that he had always been a traitor: that, therefore, if the occasion of flinging out this at him, and the sir with which it was done, had not looked so unfavourably, he must in justice to the gentle man who spale it, have thought be intended to do him honour; by shewing his loyalty to have been so unconquerable, that I is nearest relations, and with short he had so great connection, could not shake or diminish it.

Mr. Charles Areskine stood up next, and said, That the Abbey and Parliament Close were so far distant, that the regiment drawn up in the former could not over-awe the election at the latter.

Then the question being put on the motion made by Mr. Andrews, it passed

in the affirmative by 261 to 208.

Debate in the Commons on the Valentimates.] Feb. 24. Sir William Wyndth, and revold, That the Journal of the Power of the 7th of December 1988, in the 2nd year of William and Mary, in re-

lation to the Report from the Committee, to when the consideration of the Landaues and Accounts relating to the Army, Navy and Treasury were referred, might be read; which was done accordingly. Then he moved for reading the Journal of November 9th, 1691, in the third year of the same reign, in relation to appointing a were then supposed to be necessary for Committee to inspect the Estimate of the the ensuing year; and notwithstanding Navy for the year 1692, which having been also read,

Sir William Wyndham stood up again,

and spoke as follows:

Mr. Speaker; When I reflect on the long peace this nation has enjoyed, I am surprised how small a part of our public debts has been paid off; but when I consider the vast sums that have been yearly raised, that the people have not been made quite free of any one tax which the preceding war brought upon them, nor any tax, except one only, in the least diminished; I cannot comprehend how it was possible, in every year of this long term of peace, to find pretences for putting the nation to such a vast expence : and I must think, if our parliaments, for these twenty years past, had followed the exand and cown in the precedents low read to you, and had always appointed a select committee, to examine the estimates ; early laid before them, it would not have een possible to prevail with them to agree that such an expence was necessary.

This, Sir, I wish had been done by every parsiament since the revolution; and as this is the first session of a new parliament, I hope we shall begin to follow that example which was shown by the first parliament after the revolution. I hope it will not be said, but that parliament had as good reason to put a confidence in the administration as this parliament has, or as any parliament had since that time; and yet we find that parliament, in their very. first session, passing an act, and by ballot appointing commissioners, for taking and el a dipolicimore, and resolving that no person should be one of those commissioners, who had any office or profit, or was accountable to their majesties; and their care of the public money, in their second and third sessions, we may collect from the journals now read to us. For this reason I am convinced, thought showing the least disrespect to his Majesty: It is only shewing that prudent care of the people's money, which

tatives, even though there were no particular reason for our being so careful.

But at present, Sir, we have a melanclob, reason for resuming the encient usage of parliament: It is well known that estimates have been every year laid before this House of all the expences, which those estimates were much larger than were ever before usual, yet in every year ample provision has been in de for the expences of the ensuing year conformable to the estimates laid before this House: This is known to almost every man, and every man that does know it must think it very odd, that in so small a number of years such a great debt should be contracted as is at present due upon account of our navy; but it must appear still more surprising when we consider, that in every session of parliament accounts have been laid before this House of the deficiencies of all former grants, and likewise of all services incurred and not provided for by parliament. If such accounts had been rightly considered, they would certainly have been made good, and the services, if found to have been necessarily incurred, would certainly have been provided for, out of the first and readiest of the grants made for the service of the next ensu-

This, Sir, is the only proper way of providing for all services incurred and not provided for in the former session of parliament: while this method is regularly pursued, the strength of the nation is not impaired by loading posterity with debts and mortgages; nor can the people be so easily prevailed on to submit to any unnecessary expence; and the facts being fresh in every man's memory, if any fraud be couched under any of the articles of the accounts given in, it may be easily discovered; but when the nation is thus secretly run in debt, the people being ignorant of their expence, cannot find fault with any of those extravagant measures which occasioned that expence: and when accounts are brought into this House in a heap, and after the transactions to which they relate are all forgotten, it is then impossible for gentlemen to discover the fallacies that may be practised in the manner

of stating these accounts.

Upon such a slight view, Sir, as I have taken of the accounts now upon the table If Is hort present to the rest in the diswere greek and themen as their represent particular articles; but I cannot help tek-

. . tata of one which to marppears a to here. There is have a for it. ce malm telation of says, but to or by die o hors it who her on houses were accessary I shall not now pretend to determine; but if they were, I think it is too large a sum for any administration to have expended, without a previous authority from parliament; and that I am sure was never asked for. What the present age may think of such a sum, I do not know, but I am sure our ancestors, even of the very last age, would have been extremely shy of loading the people with at least six-pence in the pound upon all the lands in Great-Britain, for building houses for the officers belonging to the admiralty; and I must think it a little extraordinary to see ministers, of their own heads, undertake to do that which even parliaments of old would scarce have undertaken to have done. It is true, parliaments have of late become very good natured, they have put great confidence in ministers, and have generally, I shall not say blindly, approved of all minis-terial measures: This may perhaps have made ministers presume a little farther than they would otherwise have done; but I am very sure, that till very lately, no musicee voon have dated to have driven then he into sacrem expand a thrut an authority from parliament for so doing.

This article would, I believe, Sir, have appeared a little extraordinary, in the reest flourishing circumstances that ever this nation was in; but when the people are groaning under heavy taxes, when most of those taxes are already engaged for the payment of our debts, I must think it highly extravagant. We ought to make our estate our own, we ought to free it from mortgages, before we think of beautifying it with costly buildings, However, Sir, let me suppose that this expence was absolutely necessary, yet still it ought to have been provided for by parliament before it ve it in the at the next session after it was laid out; in that case the parliament would probably have taken encial allerant members some

other article: by that means our being involved in so heavy a debt as we are at present would have been prevented, and we might have been in a condition for acting that part, which the present circumstances of Lagrana y make income upon us to undertake.

The revenues of a nation, Sir, which always aris, from those these the progare to pay, may be compared to the revenues of a private gentleman's estate; and every gentleman who has a regard to his family, or to his own credit, will certainly proportion his expence to the revenues of his estate, taking care to save as much yearly as may be necessary for providing for younger children, and for answering future accidents or misfortunes: such a gentleman will consider that if, by his way of living, he spends more than the yearly revenue of his estate, may, accord. ing to this computation, answer he must yearly destroy a part of his estate; and that the greater this surplus is, the sooner his estate and family will be ruined. Let us suppose then that such a gentleman should order his steward to compute the manner how he was to live, so as me to spend yearly more than the revenue of his estate could bear, allowing so much yearly for children's fortunes, paying of morigages, or future conflagencies, seppose this steward had prescribed such a manner of living, and had for several years fed him with a notion that he was spending no more yearly than his estate could bear; but at last brings him in a terrible account of debts contracted, by that manner of living which he himself had prescribed, and gravely tells him, he must sell or mort go one of his least manors for paying off those debts. What would such a steward deserve? Surely he must at least expect all his accounts to be example in the stricted makes and his master would never place a confidence in any of his cale it. Jone for the future.

The case, Sir, is the same with this nation at present. We have been made to believe, that what we were spending yeart, was no more than the verily these would ark in those than the verily the cheerfully granted by parliament, and as cheerfully granted by parliament, and as cheerfully granted by parliament, and as cheerfully partial that the copie, in full expectation that these were all that were recessary for answering our annual expences but now, Sir, when we are in danger of being brought into a great and unforescent experter, we are tell that we have

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with the street of the Press of Commons no such charge is to be found in the estimate of the street of the column of the column of the street of the column of the column of the street of the street

run much in arrear, that a great debt has been contracted, and that for the payment of this debt, we must either mortgage those funds which ought to be reserved for a time of danger, or we must lay violent hands upon those funds which have been long ago declared sacred, and religiously appropriated for relieving us from those heavy burdens we at present groan under. While we are members of this House, Sir, we are the trustees of the people; and when the people have been insensibly run into a heavy and unexpected arrear, shall we approve of the accounts of those services by which that arrear has been occasioned, without examining strictly into every article? I must think we are, both in honour and conscience, bound to examine them in the strictest manner; and therefore I shall beg leave to move, "That the ordinary I.s. mate of his committee, tor the current year, may be referred to the consideration of a select committee, and that they do examine the same and report the facts, with their opinion thereupon, to the House."

Sir William Wyndham being seconded by Mr. Sandys, the same occasioned a great debate, in which sir Robert Walpole, Mr. Horatio Walpole, Mr. Winnington, sir William Yonge and colonel Bladen, urged the following arguments against the motion:

Sir; The affairs of Europe, and the various incidents that have occurred since the famous peace of Utrecht, are so fresh in every man's memory, that I think it sufficient to observe in general, that every non, who knows all the line tory of Europe for these last twenty years, may easily give a reason why we have not been able to pay off any considerable part of the public debts. There was no method of paying off honestly and fairly any of our debts formerly contracted, but by increasing the public revenue, or saving a part yearly of that which had been before established, and the prairies of a have been pursued as much as it was possible. We could not increase the public revenue by imposing any new taxes, for our people think they are already burdened with too many; and if any such method had been proposed it would certainly have been opposed, perhaps by Stee of these testleses the fault with so small a part of our debts having been paid off. The only other 12", the to the lig audition to our

tached of marching the part at resemble was, by having the taxes carefully collected, and thereby endeavouring to increase the produce of each; and this has been pursued with the utmost care, so that most of our taxes produce more now than they did twenty years ago.

With respect to the saving a part of the public revenue which had been before established, it could be done no other way but by reducing the interest payable to the creditors of the public, or by reducing the public annual expence: the first of these methods has been pursuccess; and no man can with justice say, that for these twenty years the nation has been put to any expence but what was absolutely necessary according to the cir-cumstances which the affairs of Europe, or the affairs of the nation were in at that time; nor has it been put to any expence but what was regularly laid before the parliament, and always approved of by parliament; so that the finding thult with any part of our conduct for these twenty years past, is not really finding fault with the conduct of our ministers, but with the conduct of king and parliament.

I shall agree with the honourable gentlemen, Sir, that Estimates have been every year to before the Chese, of what was then supposed to be necessary for the service of the ensuing year; and I hope to do so; but I never heard that the genthere whecome of the estimates, and I do not be to fair them, proteined to be infallible. The estimates they have the best of the form to be deficient, on, ever soil services have be n sometimes omitted, or the sums thereby allotted have been found not sufficient for e control of the accession why so large a debt now appears to be due trace to be did for an intenth from more different in
the most of the server of the Navy, have been always found deficient; and a third reason is, that the Parliament have often found it necessary for the safety of the nation, to give his Majesty Votes of to I were mentioned in the estimates yearly given in at the beginning of the session: and as such expences were gene-

Navy, which is the natural defence of this nation in all times of danger, it has greatly increased the Debt due on account of our Navy, and is one of the chief reasons why that Debt is now become so considerable.

5 GEORGE IL

Some of those accounts relating to the Navy-Debt, have been for several years successively laid upon your table, and all of them, except some few articles which have lately accrued, were laid before the last session of Parliament; and for what reasons, I shall not pretend to determine, the Parliament never thought fit to provide for those deficiencies, or to pay off any part of that Debt which had been thereby occasioned; though I must supposithar, as the accounts were regulate laid before the Parliament, when the transactions to which they related were fresh in every man's memory, if an error or fallacy could have been pointed out, or if any objection could have been made to any one of the articles, it would not only have been taken notice of in this Hoase, but would have been made a subject for clamour over the whole nation; for there always have been, and I hope there always will be, a great number of gentlemen in this House not only capable, but ready and willing to discover any fallacies that may be artfully foisted into our public accounts; and if any such discovery had been made, those who are disaffected to his Majesty's government might, and would certainly have from thence endeavoured to have raised a popular clamour against the administration: for this reason I may suppose, that all the accounts upon your table have already been sufficiently canvassed, and therefore I cannot think there is any occasion for appointing a select committee for that purpose.

As for the article, Sir, which the ho-nourable gentlemen have been pleased to distinguish by a particular remark, it is certain that houses, docks, dock-yards, and magazines, are as necessary for the support of our Navy as ships of war; and it is as necessary to rebuild the former, when fallen to decay, as it is necessary to rebuild the latter. To pretend that ministers, by directions from bes Might and it not to order a Dock, Dock-yard, or Admiralty-office to be repaired or rebuilt, without having first laid the same before Parliament, seems to me very extraor- and therefore I think we ought not to dinary; it may be as well pretended that they ought not to order a man-of-war to be re-built or repaired, without first having laid the same before Parliament: in

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this respect the son can make he do. ference; it is the nature of the service only we are to regard, when we are to determine, whether it ought to be laid before Parliament before it be under. taken; and surely no man will say, but that his Majesty, or his ministers by his direction, may give orders to rebuild a man of war, or to repair or rebuild a public office, without having first laid the affair before Parliament for their approbation. I believe it will be granted, and if it were inquired into it would be found. that no money has been laid out in this way, nor any house built, but what were absolutely necessary; and if there had been any fallacy in the accounts relating to that expence, as they have been long upon the table, it would certainly before now have been taken notice of.

Thus it must appear, Sir, that the story we have been told of a steward's running his master in debt, is no way parallel to the present casé; for this nation has been run into no extraordinary expence, but what had not only the authority of Parhamer t before it was undert that, the to approbation of Parliament after it was laid out: and if any debt has been contracted. if the funds appropriated for the service of the year have proved at any time deficient, or if any services have been incurred which were not provided for by Parliament, these deficiencies and those services have been regularly laid before Parliament as soon as they could be brought into an account: and it is very certain, if a steward should run his master into no expence but what he had a previous authority for, and should fairly and honestly lay before his master every year, or as often as it could possibly be done, a full account of the Debt he had contracted in the preceding year, that steward could deserve no censure from his

Now, Sir, as the naming of a select committee, to inquire into accounts and estimates, is a very extraordinary method of proceeding, a method which has not been practised for many years, and never was often practised, we must suppose it will give a general alarm, and make people imagine that some frauds have been committed. This will of course throw a reflection upon his Majesty's government; enter into any such method without some very strong reasons; and as I can see no reason for our entering into any such method, as I can see no good that can be. expected from any such method, as I am convinced it will do a great deal of mischief by raising jealousies and fears among his Majesty's subjects, therefore I must be against the motion.

To this it was replied by Mr. Gybbon, sir Joseph Jekyll, Mr. William Pulteney, and other members as follows:

Sir : It is from the knowledge I have of the history of this nation in particular, and of Europe in general, that I am so surprised, with respect to the small part of our public debts paid off, notwithstanding the continuance of all our taxes, and the vast sums that have been raised every year; and the more I consider it, the less I can account for the unprofitable use we have made of such a long term of peace. But I am still more surprised to hear any gentleman say, that all possible methods I ave been pursued, either for diminishing the public annual expence, or the annual interest due to the creditors of the public; on the contrary I am convinced, that all possible methods have been pursued for increasing the first, and no opportunities have been embraced for reducing either the principal of the interest due to the creditors of the public, but such as durst not be refused or neglected.

We have been for these twenty years in a continued course of public peace, at least we have had no war declared, nor any broil with any of our neighbours; and yet every year we have been very near at as great an expence, as we were at in any one year of the heavy war in king William's reign: we have had numerous armies kept up in our own country, we have maintained many princes and armies in foreign countries, and we have sent many expensive squadrons into almost all places of the world; and I should be glad to hear a reason given for any of our naval expe- I order to have hed their charters continued. ditions into the Baltic or Mediterranean, by those, who are now for our looking quietly on to see the emperor stript of his dominions in Italy, and Muscovy giving sovereigns to its neighbouring kingdoms. I should be glad to bear a reason for our being so alarmed at the alliance, only between Spain and the Emperor, by those who now seem to be so little alarmed at a treaty, not only of alliance but of conquest, between France, Spain and Sardinia: This, Sir, I do not say with a devign to insinuate that we have as yet any great reason to be clarined in the lest alhauce, but I must think we had from the

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beginning much greater reason to be alarmed with it, than ever we had to be alarmed with the former; and I must think it would now have been more justifiable to have thrown ourselves into the arms of the emperor, to have prevented the consequences of this last alliance, than ever it was to throw ourselves into the arms of France, to prevent the consequences of the former: From all which I must conclude, either that a great part of the expence we have formerly been at might have been saved, or that our present inactivity is highly inexcusable; and which of these two to chuse I shall leave to the gentlemen who now so strenuously insist, that for these last twenty years we have taken all possible methods to diminish our annual expence.

Now, Sir, as to the diminishing of the interest payable to the creditors of the public, can it be said that we have taken any one method to diminish it, but what the nature of the thing and the circumstances of the nation pointed out so plainly, that it would have been highly criminal in any administration to have neglected the opportunity? But if we had applied the sinking fund regularly to the payment of our public debts, if we had saved that expence, which has been thrown away in maintaining numerous idle armies, and sending out many idle squadrons, and had applied all the savings to the same honest purposes, the principal of our public debta would have been so greatly reduced, that the creditors who remained unpaid would have been glad to have taken what interest we pleased: Nay, I do not know but the principal would, by this time, have been so greatly reduced, that the three great companies would have been glad to have passed from the payment of any future interest upon what was due to them, in

Whether accounts were regularly laid before the parliament of the present navydebt, it is the destrict a second to the sec but if this be true, which I shall, in complaisance to the honourable gentlemen, admit, it is the strongest argument that can be given for what is now proposed; it is a full confirmation of the old proverb that " what is every man's business is no man's business,' and therefore an unanswerable argument for our returning to the old custom of parliament, and appointings lect committeesevery year to consider

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and examine every estimate laid before us: for I hope no man will say but that we ought, in time of peace especially, to raise as much within the year as will answer the service of the year; and if any deficiency should happen in the funds granted for one year, or if it should be . found that the estimates were deficient, all those deficiencies ought certainly to be made good the very next year. It is cer-tradesmen, or those who furnish the public with what is necessary for public use, must lie for years out of their money, it is certain they neither can nor will serve the public so cheap, as when they know they are sure of their money within a few months after the goods are delivered; and the longer any of those arrears stand unpaid, the greater price they will be obliged to pay for every thing afterwards bought for par ches

With respect to ministers, indeed, and the tools employed under them, I must observe, Sir, that it is of great advantage to have public accounts stand long in arrear; and this advantage is greater in the navy than in any other branch of public business, because tradesmen, and others who serve the public, but especially seamen, cannot lie long out of their money : if they cannot get their money soon after it becomes due, they must go to usurers, ministerial tools, and such like extortioners, to sell or pledge their public securities. This brings such securities to discount, the longer they are of being paid, the greater discount they come to be at; so that at last they furnish a plentiful harvest to ministers and their favourites; for when the discount upon those securities is raised to a sufficient height, ministers then give the watch-word to their agents and favourites to go out and purchase; and when they have got them all, or most of them into their hands, then the ministerial bowels begin to yearn for the sufferings of the publick creditors, in having lain so long out of their money; and great merit is assumed from their coming to a compassionate resolution, to have such or such a class of public creditors paid off: this House is always too good natured to refuse such a just request; and thus extortioners get the full value of those seeurities, which they purchase at a great discount. This, Sir, I shall not say is the case at present; but I must say I am apt to beheve, if an enquiry were made into

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the affair, it would be found that there is but a small part of the debt, due upon the navy, now in the hands of the original creditors of the public; and even this, Sir. is an inquiry not unworthy of the representatives of Great Britain in Parliament.

But, Sir, whatever the interest of ministers may be, it is certainly the interest of the public to pay off their debts regularly. and as soon as possible; and as I am convinced every gentleman now, or formerly, in this House, has, and always had the interest of the public more at heart than the interest of the minister; therefore I am convinced, that if these accounts have been upon our table, all the other gentlemen of the House are in the same condition with me; they are so far from having canvassed every article of them, that they are quite ignorant of their having been ever laid upon the table before this session: if any gentleman had but cast his eye upon such accounts, in any preceding session, and had observed the arrears standing unpaid, or unprovided for by parliament, his regard for the public, his regard for the distressed creditors of the public, would certainly have prompted him to have moved to have had them taken into consideration, and paid off long before now; nothing could have prevented it but a neglect, which has been occasioned by its not having been made the concern of any particular set of men; and for this reason we never ought to think it sufficient to have accounts or estimates laid upon our table, we ought always to rick the consideration of them to select committees; and thus, by making it the par-ticular business of a few, we may expect they will never be neglected as those now before us seem to have been, by their having been left to the care of the whole House.

I must beg leave to differ with the honourable gentlemen, when they say, that the nature of the service is only to be regarded, when we are to determine, whether it ought or ought not to be laid before the parliament; for in my opinion, the sum to be laid out ought likewise to be considered: if the sum be but small, and the nature of the service such as often occurs, it loss be uncertaken will that particular authority from parliament; but if the sum be large, though the nature of the service be such as often occurred, and has generally been undertaken without any particular directions from parliaments,) Cosach direction become necessary wheat

the ram a much larger than what is usually required for that service: his Majesty may, without doubt, give orders to have a man of war, or perhaps half a dozen in a year, repaired; but if by any great misfortune, it should become necessary to lay out, in any one, two or three years, a very large sum for that purpose, it would then be proper to lay that necessity before parliament; and I think no minister ought to undertake such an extraordinary service without having first obtained an authority from parliament for so doing: in the case mentioned, I believe it will be granted, that the building of houses is a service that does not often occur; and I am very sure the sum that has been laid out, and which now makes a great part of our navy debt, is a much larger sum than was ever hid out in this nation upon such a service, in so small a number of years; may, I do not know but it amounts to more than was ever before expended in this nation for building docks or any other sort of buildings for the use of the navy, or the officers of our navy; and therefore, both with respect to the nitre of the service, as I the same to be laid out, it ought not to have been undertaken without a previous authority from parliament.

Sir, if the nation has been run into any unnecessary expence, I am sorry to hear it said, that nothing has been undertaken without the approbation of parameter at but, Sir, if it were so, the authority or the approbation of former parliaments can be no reason for our following their example, in giving our authority for undertaking such services for years to come, as they have authorised for years past: we are under no greater obligation to approve of what was approved of by the very last parliament, than that parliament in king Charles II's reign, called 'The Pension-

ary Parliament'.

To pretend that what is now proposed will raise jealousies among the people, or give them any suspicions of his Majesty's government, is an argument, I find, always to be brought in when any attempt is made to inquire into the conduct of his Majesty's ministers; but I would have gentlemen consider, that the proper business of parliament is to inquire into the conduct of ministers; and if the people find that such attempts are always over-ruled, it will give them a suspicion, not only of his Majesty's, government, and the conduct of his ministers, but it will give them likewise a sus-

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picion, and a just one too, of the conduct of parliament: we ought to consider what it was that gave the parliament in king Charles Il's reign, the ignominious epithet it is now branded with; and if the people should conceive any such suspicion of this or any future parliament, it would raise real jealousies among them, it would make them despair of ever having their grievances redressed in a legal way, and that despair might drive them into the Frist viole it as thods of so king red ess; therefore I wish gentlemen would, upon all occasions, distinguish a little between his Majesty and his ministers, and never allow the respect they have for the latter to over-balance the duty they owe to the

The respect that former parliaments have shewn to the ministers for the time being, and the great confidence put by parliament in their conduct, is, I am afraid, one great cause that the nation now remains under such a load of debts and taxes; and therefore it is high time for us to reassume that jealousy which has so often processor of the nor small benefit to this nation. We have been talking, Sir, of putting ourselves in a condition to compel the acceptation of the terms of peace we are to propose, but I wish we may not find that our neighbours are too well acquainted with our circumstaces to real. Fer any thing we do; they know that our people are already as heavily taxed as they can bear: they know that all those taxes are already engaged, either for the year or our debts or for the support of our civil government; can it he supposed that our menaces will have great influence upon any of their resolutions? but if they should find, that our parliament were beginning to look closely into the management of our public affairs, they would from thence conclude, that the best use would be made of every shilling hereafter to be raised; that people would contribute with the more alacrity, and from thence they will probably be induced to give some attention to whatever we may think necessary to propose, for restoring the peace of Europe. For this reason, if there were no other, we ought to agree to what the honorable gentleman has been pleased to

Then the question being put upon sir William Wyndham's motion, it was, upon a division, carried in the negative, by 198

to 168.

Proceedings in the Commons relating to the Privilege of Franking Letters, and to certain Abuses in the Post Office.] Feb. 26. Mr. Walter Plumer moved, That the copy of his Majesty's warrant, whereby letters are permitted to pass free from the duty payable upon Post-letters, which was presented to the House upon the 19th instant, be gold; which was done accordingly, and is as it flows.*

* G. R.

Whereas we are given to understand,
 that the revenue arising by the General
 letter-office, or office of postmaster gene-

* " About this time, some of the gentlemen in the opposition, to increase the outcry against the minister, gave out, that the letters were opened at the Post-house; and Mr. Plummer made a motion, for a copy of his Majesty's Warrant, whereby letters were permitted to pass free from the duty payable upon post letters. This motion was not opposed by the re-On the 26th of February the warrant was laid before the House of Commons; and thereby it appeared, that the provileges of tember gives greated by the same to the great chairs of cote, and to both Herses of Parlament When it was laid before the House, great except may be taken at its lang signal by the Lords of the treasury; as if the privilege of fracking had been owing to the favour of the minister; upon the principle, that all acts of the crown were to be regarded as acts of the minister. Sr Robert Whyo'c was far from sind can be the practice of opening the letters of members; but he acquainted the House, that unless the ministry had a discretionary power, in times of public danger, of ordering lest so be opered at the post-house, there world a go decreased any bad practees against the government; and for the truth of his assertion, he appealed to the experience of the nation and of that House is the case of the bishop of Rockester, and of almost all the conspiracies that have been carried on against the K to a cut ever some the austitution of the pretora To this it was arsweed, that got gethat is being that the partice defeated all its design; because conspiratest historia that the liter wood or comments of the conservation. Here is specifically be presented by far us to insiguate, that the minister incouraged such practices, in order to come at the knowledge of the private d alongs and circumstances at mean me at lest, a entrare l'er-géent that, raiss oved for it and, à l'effe to the proposition, the motion was not Grant is Rich Walpole Golden at who we not be restricting a frequency such ang again the secrets of government.

ral, hath heretofore suffered great prejudice by the free carriage of a great number of letters and pacquets, from time to time, which aught to have been paid for according to the acts of parliament in that behalf; and that, for restraining the mis-* chief attending such practices, our royal predecessors have directed, from time to time, by warrant under their royal sign manual, to whom the said freedom of sending or receiving free any letters or pacquets should be granted or allowed: our will and pleasure, therefore, is, and we do hereby require and command. That, from henceforth, you permit and suffer no person or persons whatsoever to send or receive free any letters or pacquets, which by virtue of the said acts of parliament, or any of them, ought to be paid as aforesaid except our principal Secretaries of State for the time being, the Commissioners of our Treasury, now being, and our High Treasurer, or the

" This opened a very curious scene of enquiry. For it appointed, that when the hill granting the post-revenue to Charles II. went to the House of Leads, the Commons sert at up with a clause, reserving to themselves the Pri-. vilege of Franking in the same manner they now era y it. The Lords finding to such provision in the bill for them, and thinking it to be a Money-bill, passed it without that clause; and the whole bill must have been thrown out when I was scot back to the Cetamons, and not the ministry given them assurances that their letters should come and go free. Accordme y, the king gave orders (which were printed) that the farmers of the Post-office should suffer all single letters, but not packets, sent by the post-office to or from any member of either House of Parliament, to go free, without payment of any thing for the post thereof.' Notwithstanding this order, the House thought the provideze of fembrug su much their right, that they October 15 1rem can butted an or cerel the post house for charging in letters of members with postage: and when the pose officer venue was setted by the crown in the dele of York, his regal liightess was so far from thinking he had a right to stop or charge franks, that he sent sir Philip Frowde, who amage i the office for him, to desart the assistance of the House in punishing certuin Williams who has counterfeded franks

"This and other evidence being laid before the Committee, they made a Report, and agreed upon a set of Resolutions which seemed repugsion to the pierry a week crossed by the count in the rear But the retter was no utiling, and the later doubtful to be contested or the pierry the remote later to be suffered the remote later. The suffered the Resolutions, after some immaterial amenuments, to

pays. ? T.udal.

· Commissioners of our Treasury, for the time being, and the Secretaries to the · Treasury for the time being, the Secretary st War, the Secretary of our Admiraty, our lieuten int-general, or other chief (10vernor or governors, of our kingdom of fre-*land, for the time being, and his or their secretary, excepting also the members of both our Houses of paramient, during every sessions of par ament, and for forty days before, and forty days after, every session; so as the letters or pacquets to be franked, by virtue of this our autho-"rity for the members of parameter of Cather House do not exceed the weight of two oa cest and our farther pleasure is, That our said Secreturies of State, commis to ters of our freasity, and oar the ghotre isurer, and the secretaries of the treasury, our secretary at war, and the secretary to one adour dry, our longtenant for caser governor of our karelm nor last, I land for the time being, and his secretary, for my orthograph or Det at me being, shall not, at any time or times, permit or suffer any person or proposal atsocier for send any private letters, under cover, to them, the same not being for our ser-"vice, but what they shall and "rately send to the said general post-on co, to be Staxed, and delivered from the acc; and · hail not cover any persons letters whatsoever, other than thar own, and that they shall give strict orders to the respec- tive secretories and clerks under them to govern themselves accordingly : And we do also will and require you to make our The hard known to the members of our sea Ho ses of Parliament, that, for pre- venting the anuses, which, as we have been informed, have been frequently eprat sed with divers persons, who, not being members of cancer of our said Houses of parliament themselves, have " yet presumed to indorse on their setters the names of such as were, as also to direct their letters to members of parliament, when, at the same tane, such letters do not really belong to or concern the members to whom the same are directed, we do expect, that the members of both Houses do constantly indoese their "own names on their own letters, with their own hand-writing; and that they do nots after any letters whatsoever, of acr than such is concern themselves, to pass funder their frank, cover, or direction, to the dammation and president of our said revenue: and, for so doing, this shall be i your warrant .- Given at our court at St.

 James's this 18th day of October 1727, in the first year of our reign.-By his Majesty's communand. R. WAIPOLE, CHA. Turner, Geo. Dodington, Geo. Ox-'FNDEN, WILL, ULAYTON,' - To our trusty and we l-beloved Edward Carteret and Edward Harrison, esquires, our postmaster-general.

A. D. 1735.

The Warrant having been read, Complaints were made by several Mempers. that their Letters were not only charged at the Post-office, but that they were citem broke open and perused by the clerks: that this practice of breaking open letters was become frequent, and was so publicly known, that the very end for which that liberty was given to the postmaster was entirely disappointed; for the intention being at first to discover any treasonable correspondence that might be called on age ist the government, that intention was rendered altogether vain, because by the practice of opening letters he ng so fre-quent, and sawell known, it was certain that no man would carry on any freasurable correspondence by ricals of the postoffice; so that the inberty given to break open letters at the post-either could now serve no purpose, but to enable the little clerks thent that office to promit to the privice at us of every in relatit, and of every gentleman in the kin dom. At list it was insisted, that the Warrant then led before the House was not the last warrant granted by his Majests, nor the warrant by which the poly-masters then acted, and therefore it was moved, that a Committee be appointed to a quire into that affair. Mr. Plumer's motion was supported by Mr. Lisle, Mr. Heathcote, Mr. Pulteney, Mr. Dandas, and Mr. Perry; was ni some measure opposed by sir Robert Watpole, and Mr. Henry Pelham, but at list they agreeing to the motion, provided that a Committee d I not inquire into any thing that might tend to the discovering the secrets of the government, a commuttee was appointed accorde gay.

March 25, Mr. Plumer reported from the said Committee, That they had examused the matter to them referred, and had directed him to report the same as it . ppeared to them, together with their Resolations therenpon, to the House . which Report being read, and delivered in at the table, the same was taken into consideration on the 16th of April.

April 16. The House process: I to take

into consideration the said Report, which

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was read together with the Resolutions of the Commuttee, as tolows:

"The Committee, to whom the copy of his Majesty's Warrant, whereby letters are permitted to pass free from the duty payable upon post letters, was referred, have, met; and, pursuant to the order of the House, examined the matter thereof: to which purpose,

thought it necessary to inquire from what time the Privilege of franking Letters commenced, and in what manner it had been enjoyed, by the House of Commons; and having examined the first steps of the Act, which granted the Post-revenue to his Majesty king Charles the 2d, they find, in the Paper-bill, which remains in the custody of the clerk of this House, a clause, providing and enacting;

That all the letters which, at any time hereafter, be sent by or unto any of the knights, citizens, and burgesses, chosen, and continuing, to be members of the Parliament of England, and sitting the parliament, shall be freely, and without any charge unto them, safely carried and conveyed, by all and every letter-post established by this act according to the direction of the said letters: any thing in this act to the contrary notwithstand-

ing.'
Which Clause was left out by the Lords, as appears by the Journals of the House of Commons, as your Committee suppose; because there was no provision made for their letters passing free; and because, as it was a Money-bill, they could not make any addition to it, though they took upon them to leave out part of it; which occasioned some difficulty in the House of Commons, about passing the Bill; to facilitate which, your Committee have reason to bear a conclude persons who hid it's n the honour to serve the crown, and who wer, man'r re o t'i, iloase o to, was, gave the rest of the members assurances, that their letters should pass free, though they passed the Bill, without insisting upon that clause.

"And your Committee think themselves warranted in this belief, as well from the transfer of the construction of the constructi

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ately after which, your Committee find a printed Paper delivered in to them, from the post-office, intituled, 'An Extract of 'a warrant from the King, duted Vie, 11th '1661,' and signed Edward Nicholas and William Morrice, the then secretaries of state; which runs in the following words: 'Charles R.

The King being informed, by his principal Secretaries of State, That the members of parliament seemed unwilling to pay for the postage of their letters during the sitting of parliament, his Majesty was thereupon graciously pressed to give-directions to the farmers of his Post-nice, That all single letters, but not packets, sent, by the Post-office, to or from any member of either House of Pireliament, go free, without payment of any thing for the port thereof.

"Which Warrant being obtained from the King, of the representation of the secretaries of Star., That the mem'ers were unwilling to pay for their letters, confirm your Committee in the opinion, That it was granted in consequence of former as-

surances given.

"Your Committee proceeded to examine the Journals of this House; and find, That so soon after the establishing the Post-office, as the 19th October 1000, that

entry is made:

Ordered, That Edward Roberts be sent for, in Custody of the Serjeant at Arms or his deputy, to answer his abuse and breach of Privilege, in exacting money of the members of this flower for Post-letters.

"October 23d, 1666, Ordered, That Edward Roberts be discharged of his commitment to the Serjeant at Arms, paying his fees."

"Your Committee find another Entry, dated February 6th, 1666, in these words:

Sir Philip Frowde, who is entrusted with the management of the Post-office by his royal highness the duke of York, being called in to the bar of this House, and giving information, That certain Attornies, and in particular one Peter Mason, do take upon them to superscribe letters, in the name of members of this House, to have them carried gratis; whereby his highness is abused in his revenue, and the privilege of paditment is fraged.

"Ordered that it be referred to the Committee of privileges, to examine the abuse and breach of privilege objected against one Peter Mason, an attorney, and others, in superscribing the name

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of members of this House to their own · letters, to have them carried gratis; and report the matter, with their opinion therein, to the House; and that the Committee do sit this afternoon, at two of the clock.²

"Your Committee considering, That the duke of York enjoyed this revenue under the crown, conceive, that this must be looked upon as the strongest acknow-Jedga City the Land Car a privilege of this House; and the postmasters then were so far from thinking themselves at liberty to strike out the names of members signed by themselves, that they thought themselves obliged to desire the assistance of the House of Commons, when the name of a member appeared upon a letter, though counterfeit-

" Your Committee thought it not necessary to make their Report tedious, by inserting all the orders they found upon the Journals relating to the Post-office, not doubting, but that these already mentioned were sufficient to satisfy the House, That the privilege of having their letters go free has been enjoyed by the members of the House of Commons, as long as the revenue has been enjoyed by the crown.

"Your Committee then proceeded to examine the officers belonging to the Post office: and the person who could give the most material evidence in the affair, then before the Committee, was Mr. Edward Cave, who called himself supervisor of the franks; and acquainted the Committee, That his business was to controul letters, and to charge those not permitted by the king's warrant to go free: that, at his entrance into his office, in 1721, he had a general direction to charge all letters not wholly superscribed by the member; and had orders likewise to charge those that were not about the member's business: and this was supported by the governors. Being asked, What rule he had to know whether letters were about the member's business or not? he gave the following which, he said, directed him; That a letter coming from a place where he knew the member signing was not, was a reason to him to think it not about the member's business, and to charge it; that he could frequently see, by the help of a candle, through a cover directed to a member, an inclosed letter directed to another person; in which case, his way was to charge it, and to notify its not being about a member's business, or to

stamp H. J. upon it, which were the · initial letters of Henry Jaques, his pre-· decessor in the office, under whom he · learned the art of finding out false franks. 'as he termed them: which still continues 'a mark among them for that purpose: · that another motive for his charging the ' letters of membersis, when he knows the · member to be in mourning, and his · letter is not sealed with black wax: that · he frequently guesses; and members let-' ters may sometimes be charged, through ' mistake; but that then they are always · ready to return the members the money ' so charged; that when he is in doubt, he always thinks it better to tax, bearing in · mind the postmaster-general's maxim, We can give redress at any time, but can ' never recover what is slipt: that he has observed the franks increase with every ' new parliament: that as the new members do, and have a right to, frank letters, those who were in the last parliament do not willingly part with that privilege, and, by the acquaintance they still have in the House of Commons, they ' get blank franks, which being superscribed by the said old members, whose ' hand-writing he is acquainted with, he apprehends it to be the business of the ' member of the last parliament, and then ' strikes off the frank.'

"Your Committee cannot help observing upon, this evidence. That the methods by which Mr. Cave pretends to distinguish whether letters concern the business of the members themselves, or not, are very uncertain, and tending to give a great deal of unnecessary trouble to the members; but that if he has thy surer methods, which he did not think fit to disclose, they must still be of infinitely

worse consequence.

"Your Committee then proceeded to peruse a Paper, intituled, An Account of the diminution of the Revenue by franking of letters, from the year 1715 to the year 1784: by which there appears a great gradual increase of Franks: and they examined Mr. John Searle, the accomptant-general of the post-office: who said, 'It was a general account; and not of the diminution arising from members 4 franking only.4

in a sail of the new Mr. Joseph Bell, comptroller-general: who acquainted the Committee, That the account, delivered by Mr. Searle, included the two Houses of Parliament and the state-offices: that the practice prevailed

 against taking any account of the franks , of the clerks of the post-office, though · he owned they franked a good deal to make them amends for the smallness of their salary: that what was called an account of the diminution of the revenue, by franking, was rather an estimate, and taken in the following manner: that they weighed all the letters franked, at the office, once, twice, or perhaps at most thrice, in the year; and, taking an account of that weight, they concluded, that the franks of every night, till the · next weighing, should be the same : that they endeavoured to take their weighing at as equal times as they could, when they had no particular reason to believe the postage higher or lower than ordinary; as when the king's speech, or any such · public paper, came out: that there could be no distinction of the franks of Lords, Commons or State-Offices, they being all weighed together:'

8 GEORGE II.

"Your Committee, for further information in this affair, called for a Paper, intituled, An Account of the net Revenue of the Post-office from the year 1715 to the year 1734: and as this account is a certain account, and not an estimate, they find by it the revenue is not really diminished, in any proportion to what it appears to be by the former Estimate; and Mr. Bell explained that, by acquainting the Committee, 'That he did not apprehend, that one-third of the letters, which * are franked, would go by the post if not franked.³

"Your Committee, having thus stated the facts, have thought fit, as well for preserving the Privilege of this House, as to guard the revenue against any unlawful diminution, to come to the following resolutions:

1. " That it is the opinion of this Com-" mittee, That the privilege of franking " letters by the knights, citizens, and bur-" gesses, chosen to represent the Com-" mons in Parliament, began with the " erecting a post-office, within this king-" dom, by act of parliament.

2. "That it is the opinion of this Com-" mittee, That all letters; not exceeding "two ounces, signed by the proper hand " of, or directed to, any member of this " House, during the sitting of every sess sion of parliament and forty days before 6 and forty days after, every summons or " prorogation, ought to be carried and de-" livered freely and safely from all parts " of Great Britain and Ireland, without e any charge of postage.

3. " That it is the opinion of this Com-. " mittee, that it is an high infringement of " the privilege of the knights, citizens, and " burgesses, chosen to represent the Com-" mons of Great Britain in parliament, for " any Post-master, his deputies, or agents. " in Great Britain or Ireland, to detain or "delay, open or look into, by any means " whatsoever, any letter directed to or signed by, the proper hand of any member. " without an express warrant, in writing, " under the hand of one of the principal " secretaries of state, for every such detain. " ing, detaying, opening, or Lolling lato. 4. " That it is the opinion of this Com-" mittee, That all letters, directed to any " member of this House, at any place " within the bills of mortality, be carried " by the proper officers of the Post office " to the house or lodgings of such mem-"ber, or to the lobby of the House of " Commons.

5. " That is the opinion of this Com-" mittee, That it is a notorious breach of " privilege of the House of Commons, for " any person to counterfeit the hand, or " put the name, of any member of the " House of Commons, upon any letter, in " order to prevent its being charged with " the duty of postage.

6. " That it is the opinion of this Com-" mittee, That such persons as shall pre-" sume to do the same, ought to be pro-" ceeded against with the utmost seve-

The first and second Resolutions were agreed to; and on the 25th, the third Resolution was amended thus: " That it is " an high infringement of the privilege of " the knights, citizens and burgesses, "chosen to represent the Commons of "Great-Britain in Parliament, for any " post-master, his deputies or agents, in "Great-Britain or Ireland, to open or " look into, by any means whatsoever, any " letter directed to or signed by the proper " hand of any member, without an express " warrant in writing, under the hand of " one of the principal secretaries of state " for every such opening of looking into; " or to detain or delay any letter, directed " to, or signed with the name of any mem-" ber, unless there shall be just reason to suspect some counterfeit of it, without " an express warrant of a principal secre-" tary of state as aforesaid, for every such " detaining or delaying."

The other Resolutions were severally read a second time, and agreed to without

any Amendment.

Debate in the Commons on a Motion for a Clause to be added to the Mutiny-Bill, relating to the inlisting of Soldiers.] Feb. 26. The Mutiny-Bill being reported to the House,

Sir Walter Bagot stood up, and said, That since the House had made such a large addition to the Army, and seemed inclined to continue the severe penalties on Deserters, and the method of recruiting prescribed by that, and former Bills of the like nature, he thought it necessary to add some Clause, to make the Bill less dangerous to the subject: that by a Clause in the Bill it was proposed to be enacted, as in former Bills, that if a poor countryfellow should inlist with an officer and take his money, and afterwards, when carried before a justice, refuse to declare himself inlisted and to take the oaths prescribed by law, it should then be in the power of the officer to send such a poor fellow to prison, and confine him in a dungeon for a whole month, even though it should appear that the poor fellow inlisted when he was drunk, and was willing to return the money he had taken, and satisfy all the charges the officer had been at: that this power of confining a man in a dungeon, where he might be in danger of starving, was, he thought, too great a power to be intrusted absolutely in the hands of any officer: that it was no way necessary for his Majesty's service, and might be of dangerous consequence, because it might tempt some officers to practise all the inveigling arts they could think of, not with an intention to recruit his Majesty's forces, but to compel poor country-fellows to give them a sum of money, by way of composition, for being discharged from the bargain they had made when drunk, or in a passion, and for being freed from the confinement to which the officer had, by law, an uncontroulable power to subject them: that therefore he would beg leave to offer a Clause to be added to the Bill, 'That every officer, who should thereafter inlist any man to serve in any regiment, should within

days carry the man so inlisted before some one of the next justices of the peace, where the man so inlisted should be at liberty to declare his dissent, and his having repented, of what he had done; and upon his so doing, and re-

turning to the officer the inlisting money, and the expences the officer had been at by inlisting him, and carrying him before

the justice, not exceeding the sum of

such justice should forthwith discharge him: and that an officer, guilty of any failure or neglect in this respect, should be liable to the same penalties to which officers are made liable

for false musters. This was seconded by

Mr. Bramston, who informed the House, That he actually knew a case, where a poor fellow was inveigled when he was drunk, and when he came to be sober, repented, and therefore refused to take the oaths when carried before the justice; but the officer insisted upon his being sent to prison, and confined for a month in the terms of the act of Parliament, though the poor fellow offered to return the inlisting money and all charges; and it not being in the power, or in the inclination of the justice to refuse the officer's demand, the poor fellow was accordingly sent to jail, where he remained for some time; but having no victuals nor drink, he was at last compelled to go before the justice and take the oaths prescribed, in order to prevent his being starved.

To this it was answered by general Wade, Mr. Henry Bromley, Mr. Lindsay, wid Mr. Hay, That what was proposed by the Clause offered had already been taken care of by his Majesty's orders for regulating the army, for as no soldier could be tried upon the Mutiny-act, unless he had taken the oaths prescribed by that act before some justice of peace, therefore his Majesty had given an order to all officers, that no recruit should be brought to or entered in any regiment, until he had first been regularly inlisted, and had taken the oaths prescribed by law, before some of his Majesty's justices of the peace; so that by his Majesty's order every officer vision need to do what was proposed by the Clause offered; and as the Bill then before them was of the same nature with former Bills against mutiny and desertion, it would be absolutely necessary to continue the same general order to all officers, and report to their corrying recruits before some justice of peace, therefore they thought it was unnecessary to add any clause for that purpose; and it would be attended with many inconveniencies, particularly, that it would be sometimes impossible for an officer to carry a recruit before any justice within the time proposed, or within any limited number of

To this it was replied by sir William Wyndham, sir John Barnard, and Mr.

I mid to I hein is on at The . Pis 1 and the man of the it was then in time of war, and recruiting of course more difficult than it could be supposed to be at present : that the hoclause, could not say, that by any order his Majesty could give, the justice of inlisted, upon his declaring before him his having repented of what he had done, and returning to the officer the inlisting money and all the charges the officer had been at for inlisting him: that what was proposed by the Clause was to lay an obligation upon the justice, and to give a poor fellow an opportunity to get off upon reasonable terms, I calles soll r and that had done; neither of which could be effectuated by any order his Majesty had given or could give for regulating the army: that the grievance complained of was, the inreply of it is the sale of a table of a property of them after their having been so inveigled: that this was a privilege which they hoped no officer would insist on: that the abolishing of this privilege . was what the Clause offered chiefly aimed at; and therefore they hoped the House would agree to it.

Sir Robert Walpole and Mr. Henry Pelham having declared, That they would be for the Clause, if it could be so drawn as not to be attended with any inconvenience to the service; and thereupon proposed that the debate be adjourned till the next day, in order that such a Clause might be contrived: and it being admitted of the other side, that the Clause, as it then stood, might perhaps stand in need of some little amendment, it was agreed to adjourn the debate accordingly till next day; when the Clause was agreed to, and added

to the Mutiny-Bill.

Delate i. he C. i constant. So do to D. u. do] 1 July 1 1 1 10 10 10 in a grand committee on the supply, and the Treaty with Denmark, dated Sept. 19, 1734, having been referred to the said committee, a motion was made by Mr. Horatio Walpole, "That the sum of Co. that he said Treaty, for the service of the year 1785." This occasioned a long debate, in which Mr. Walpole's root the sport of the service of the service of the service of the year 1785." This occasioned a long debate, in which Mr. Walpole's root the sport of the service of the year 1785." This occasioned a long debate, in which Mr. Walpole's root the sport of the service of the year 1785." This occasioned a long debate, in which Mr. Walpole's root the service of the year 1785." This occasioned a long debate, in which Mr. Walpole's root the service of the year 1785." This occasioned a long debate, in which Mr. Walpole's root the service of the year 1785."

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Sir; Although we are not engaged in the present war, yet, as the balance of the event of it, we may be soon under a necessity of joining on one or other of the parties; therefore it is incumbent upon us to strengthen ourselves before-hand, by engaging as many foreign powers as we can to join with us upon such an event. In this situation, it was natural to cast our eye first towards Denmark, the interest of that nation being generally the same with our own; and at present was the more necessary, because great endeavours were used to engage that court on the other side of the question, which might have proved of the most fatal consequence to the liberties of Europe, and consequently to those of this nation.

The experience of the last two wars against France may convince us, Sir, how dangerous it is to allow any one power in Europe to exalt itself too much, and how expensive it may prove, to reduce a power that has once got too great an ascendant over its neighbours. The expence which wri Demark, a ujersen auka that we thereby not only secure the assistance of a powerful kingdom, but prevent their being engaged against us, in case the event of the war should make it necessary for us to join the other side. In all cases it is certainly prudent upon any emergency, to lay out a small sum, when the probable we may by to event our being afterwards brought under a necessity of putting ourselves to a much greater expence: and this is the very case at present in relation to our treaty with

It is well known, Sir, that nations are, in all their public transactions, governed by their own interest; and as all Europe known in the second to the second to the second all their second to the second and the second to the second all their second to the second all their second to the second all their second terms as might convince them, that

parties concerned in the war. I must therefore think, that the concluding this had been are so reasonable, that I think the solution in the line is the prove of them; and therefore, I hope,

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this motion will be agreed to without opposition.

Mr. Walpole's motion was opposed by eir William Wyndham, Mr. Pulteney, sir John Barnard, Mr. Sandys, Mr. Shippen, and air John Hynde Cotton, who alledged the following Arguments against the motion.

Sir; I am glad to hear that we are as yet no way engaged in the war; if it be so, I am sure it is ridiculous to put the nation to a great expence, to provide against a danger which may never happen. As we have no particular interest of our own for inducing us to engage in the present war, but only the danger the balance of power may be in by that event: and as all the powers of Europe are as much, or more, interested in the preservation of that belance than we are; if it should come to be in any real danger, they would certainly engage in its defence, without receiving any valuable consideration from us; but if we should be always the first to take the alarm upon any wars breaking out, and offer bribes and pensions to all of preserving that balance would fall upon this nation; and each of them would, upon every such occasion, expect a bribe or a pension from England, for doing that which he would otherwise be obliged to do for his own preservation. Even the Dutch may at last refuse to assist, when the balance of power is really in danger, unless we submit to make the Grand Pensionary of Holland a pensionary of England, and take a number of their forces into English

It is really surprizing, Sir, to hear gentlemen talk of the balance of power's being in danger, and that we must already begin to provide for its preservation, when there is not a prince or state in Europe, who seems to apprehend any such matter. The Dutch have not put themselves to one shilling expence on account of the present war, or for that mediation they are engaged in as well as we. The princes and states of Germany are so far from being apprehensive of any danger, by the event of the present war, that some of the most considevable of them have actually engaged in a neutrality. Even the king of Denmark, whom we have thought necessary to engage by a considerable yearly pension, is himself a prince of the empire, and would certainly suffer by the overturning the balance of power in Larope, paven sugger

than this nation would; and therefore wa must conclude, that it is more immediately his interest to engage, not only in defence of that balance, but in defence of the empire; yet we, it seems, have been so generous as to promise to reward him bountifully for doing what is absolutely necessary for his own preservation. This, Sir, is a most pernicious example, it may at last bring re the theo per 1 . I that dog to be cause it may tempt all the princes in Europe to neglect it, until we grant them yearly pensions for taking care of it; and perhaps this very precedent has now provoked all the other princes of Germany to stand off, on purpose to engage us to extend our bounty in the same manner to

each of them.

To tell us, Sir, that if we had not entered into this treaty with the king of Demnark, he might have been prevailed on to have concluded a treaty with another power, which might have been prejudicial to us, is, in my opinion, very odd. Princes, it is true, Sir, do not always see their real interests, but if we resolve upon every occasion to clear their eyesight by a penthe princes in Europe, the whole charge sion, I am afraid none of them will ever open their eyes without receiving some such remedy from us. We are never to suppose that any prince of Europe will engage against the liberties of Europe, or will perform any former engagement, when the performance comes to be apparently inconsistent with the liberties of Europe, and consequently with his own independency, unless he be very much blinded by some particular interest of his own. of all the princes of Europe the king of Denmark is, in this respect, the least liable to any temptation; there are several other princes of Europe, who may be tempted to join with those who have designs against the liberties of Europe; because they may be made from thence to expect some addition to their own dominions; and these are the princes upon whom we ought to have a watchful eye; these are the princes upon whom we ought to bestow our pensions, in order to keep them firm to the general interest of Europe. If we had by any subsidy engaged the duke of Bavaria in an alliance; if we had by any subsidy disengaged the king of Sardinia from his present allies; or if we had laid out a sum of money in engaging the Polanders to make such a choice of a king, as would have prevented the breaking out of the war, (and perhaps a less sum might have done than the extreme no have been

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at on account of the war) there might have | been some reason for our being at such an expence; but I can see no advantage we can expect, from the expence we are to be at, on account of this treaty with Den-

I shall readily agree with the honourable and learned gentleman (Mr. Willes) that nations are entirely governed by their own interest; but as it is the interest of Denmark, as much as it is the interest of this nation, to preserve the balance of power in Europe, therefore I must think it was quite unnecessary for us to give them a fee for doing so: I shall indeed grant that they were in the right to take it, for, I believe, few will refuse to take a fee for that, which it is both their duty and interest to do without any reward. As I have a great opinion of the honour and the penetration both of the king and the ministers of Denmark, I must conclude they would never have entered into any engagements, that were inconsistent with the liberties of Europe; I must conclude they will always be ready, without any fee or reward, to join with all their force in the preservation of the balance of power, whenever it shall appear to be in any real danger. Consequently it was altogether unnecessary for us to enter into any such treaty as that now before us, or to promise any such subsidy as is by that treaty stipulated; and therefore, as one of the representatives of the people, to whom they have entrusted the laying out their money, in the most frugal manner, I cannot agree to such an unnecessary expence as what is now pro-

Upon this sir Joseph Jekyll, and Mr. the treaty as little as any gentlemen did: That though they thought it was altogether unnecessary, to put the nation to such an expence 'till the danger became more apparent, yet as it was the first treaty his Majesty had concluded upon the present encychey and agreen the below, thou, because if that House should not agree with what his Majesty had done with respect to that treaty, it might be, at such a conjuncture, of the most dangerous consequence to the liberties of Europe, by encouraging the ambitious views which some of the parties engaged in war may no la corte after trabenches and by discouraging any of the princes or States of Europe from entering into any treaties with his Wajest , even though the circumstances of Lurope should then ab-آم کے ایک ا

solutely require such treaties to be concluded.

Then the question being put for agreeing with the motion, it was carried in the atfirmative, by 270 to 178.

Debate in the House of Lords on a Motun for the Instructions to his Majessy's Minister in Poland.] March 6. A motion was made in the House of Lords. "That an humble Address should be presented to his Majesty, that he would be graciously pleased to give direction, that the several instructions to Mr. Woodward his Majesty's minister in Poland, in the year 1729, be laid before this House."

The Argument for it was to this effect:

My Lords; as we are, many of us, by our birth, and all of us, by those honours which our kings have conferred upon us or our ancestors, not entitled, but obliged to give his Majesty our best and most sincere alvice, in all arduous affairs; one of the chief ends of our meeting in this House, is to co is der if e state of the nation, both with respect to foreign and domestic affairs, in order to give our king, upon every considerable emergency, that counsel which we think may tend most to his glory and the interest of the nation: for which end it is necessary for us to have all those treaties, negotiations, and other papers laid before us, which may be necessary for our miorination in any artist, in which it may be incumbent on us to give our advice; and for this reason, it has always been the custom and the right of this House, to call for all such papers, and to consider them deliberately, before we ever of elling velour covice to the contra

I believe, my Lords, it will be granted, that, with respect to our foreign affairs, there never was a more critical conjuncture than the present: there never was a conjuncture when it was more necessary for us to consider the state we are in, or more incumbent upon us to offer our best and our sincerest advice to our sovereign; nor was there ever a conjuncture, when the king could stand more in need of honest and up right counsel: the eyes of al Large ne nov axed upor the behaviour of Great Britain; and by our beh viour in the present con unclue, but's the honour and interest of the nation, pay even the liberties of Europe, may be either sacrificed or preserved. In such a conjuncture, can we perform our duty to our country or our king; can we answer one of the chief ends of our meeting in this House; without examining into the state of our foreign affairs, and offering our most deliberate advice to our sovereign? Upon such an occasion, we are not to wait till his Majesty shall be prompted, by those about him, to ask our advice; because, if by them he has been misled in any former steps, we may depend on it, they will endeavour, as much as they can, to divert his Majesty from applying to parliament for council, when they are certain that by such an application their conduct would come to be examined into and highly censured: no, my Lords, this House is his Majesty's highest and most natural council; we are in duty bound to give him our advice upon every important emergency; and upon an emergency of such importance as the present, his Majesty's having made no application to this House for advice, is, with me, a strong argument that he has been misled, in some late measures, by those about him; and that, by them, he has diverted from applying where he is always sure to meet with honest and upright counsel; and therefore I must think, we have the greater reason to enquire into the present state of our affairs, and offer that advice which shall appear the most consonant to our present circumstances.

This consideration, my Lords, makes it the more necessary for us speedily to offer his Majesty our advice, upon the present posture of affairs in Europe; and, as in this we cannot pretend to give any advice without being fully informed as to the sources and causes of the present war; it is therefore absolutely necessary to have laid before us, all the papers relating to our late foreign transactions. Among the many foreign transactions we have been lately engaged in, those relating to Poland are, at present, the most necessary for us to enquire into; because the late transactions in that kingdom are said to have been the sole cause of the present war; therefore it is impossible for us to give any advice, about the present posture of affairs in Europe, without examining whether we had any and what share in those transactions; and as in the year 1729, the late king of Poland was dangerously ill of the distemper, of which he afterwards died; as every one even then judged his life could not be of any long continuance; and as every one likewise judged, that his death might very probably produce a combustion in Europe, it is very reasonable to suppose, that measures for the election of a future king were then begun to be concerted: therefore I think we ought to know, whether we had any share in those measures, before we offer any advice to his Majesty, upon the present posture of affairs; for which reason I shall beg leave to make as modest a demand as can well be made in the present conjuncture, which is, "That an humble Address," &c. (as before-mentioned.)

To this it was answered in substance as follows:

My Lords; I shall agree with the noble Lord, that this House has a right to call for any papers that may be necessary for our information, with respect to any affair we are, or ought, to enquire into; but, to the honour of this House, my Lords, I must add, that that right has been always hitherto used with great prudence and caution; we have never yet called for any papers, by which the secrets of the government might be any way divulged, or the affairs of the nation brought into any distress.

Upon the present occasion, my Lords, if his Majesty had found it necessary to apply to this House for advice, he would certainly have done so; and he has too much penetration, to allow himself to be diverted by those about him, from doing what may be necessary upon any emergency, either for his own glory, or the interest of his people; but from what his Majesty has told us from the throne, we may easily see the reason why he has not as yet made any such application: his Majesty has told us, that he was no way engaged in any of those measures which gave occasion to the present war; and consequently he can have no manner of concern in it, unless some of the parties engaged should begin to push their conquests, or their views, farther than is consistent with the preservation of the balance of power in Europe: whenever this happens, it will become necessary for this nation to interfere; and in any such event we need not doubt but his Majesty will take all proper methods to have the best advice; but as any such event must necessarily involve this nation in great danger and great expence, therefore his Majesty is now pursuing that which will redound most to his own glory, and to the safety and advantage of the nation; he is endeavouring to put an end to the war by a solid and lasting peace; and as he is

now acting the part of mediator, between the two contending parties; as he has already offered to them a plan of an accommodation; it is necessary for him to keep in as good terms as possible with all the parties engaged, till he shall see what may

B f textractidp d. Though I do not know, my Lords, nor do believe, that any of the powers now engaged in war, can have just reason to be displeased with the part this nation acted, with respect to the affairs in Poland in the yea 1723; yet if a the natrochous and letters sent to our minister in Poland at that time, and all his letters from thence, should be made public, I do not know but some one or other of the powers now engaged in war, may find fault with some of them: which would, of course, very much embarrass his Majesty's negotiations, for restoring the peace of Europe, and thereby, preventing this nation's being involved in a dangerous and expensive war; if not render them altogether ineffectual. I hope the instructions and the letters now moved for, were as wisely drawn up, and as cautiously worded, as it was at that time : very different from those publicly assigned; possible; but it was impossible to foresee! all the various events which have since happened; and had these instructions been drawn up by the wisest ministers that ever were in this nation, or in any nation, it is not to to be supposed, but that there may be some expressions in them, which may disoblige some of the contending powers; or may, at least, render some of them jealous and suspicious of his Majesty's impartiality at present; which, of consequence, may very probably disappoint those measures his Majesty has now concerted for restoring the tranquillity, and preserving the balance of power in Eu-

With regard, my Lords, to the transactions in Poland in the year 1729, we must suppose that our minister had instructions to favour the party for Stanislaus, or the party for the then electoral prince of Saxony, or that his instructions were to favour neither of the parties that then began to appear in Poland; but to watch the motions and measures of each of them, without declaring on one side or the other. If his instructions were to favour the party calling for, or publishing any papers, which for Stanislaus, the publishing of them would then certainly disoblige all those who are now engaged to support the election of the present elector of Saxony; and if his instructions were to favour the then electoral prince, now elector of Saxony, the publish-

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ing of them would, in the present conjuncture, as certainly disoblige all those, who are now engaged to support the election of Stanislaus: in either of which cases, a jeahis voldleraised artis. 1. Vest which would probably disappoint the plan lately concerted for an accommodation.

Debate on the Institution ins-

But, my Lords, suppose that the instructions given to our minister then in Poland, were to act an exact neutral part: yet we cannot well suppose them so cautiously penned, but that one side or other may take exceptions to them; which would diminish in some one or other of the parties now engaged in the war, that confidence which they at present repose in his Majesty, and which it is necessary to keep up, in order to render his Majesty's mediation successful: and if we could suppose them so cautiously penned. as not to give the least offence; upon such a supposition it must be granted, that we can expect no information from them, in relation to the present war: we cannot from thence discover what were the springs and the causes of the war, which may be and if the whole truth were known, I am apt to believe it would appear, that the late transactions in Poland, were none of the causes of the present war, or, at least, that they contributed but a very little towards it, by being a sort of cloak for covering those designs, which were the real motives of the war. Thus, my Lords, the making public those instructions and papers which are now called for, must be of great prejudice to his Majesty's affairs, in every supposable case but one; and in that one case they can be of no service, nor afford any lights to this House, with respect to what your lordships desire to be informed about: for this reason, I think it is not only quite unnecessary, but very improper to present to his Majesty any such address as has been proposed; because though the particular transactions then carried on in Poland, are now at an end, yet the consequences of them are so far from being at an end, that they are now pretended to be the cause, and the chief motive for entering into the present war against the Emperor; and therefore I shall be against may in the least relate to those transactions and negotiations now upon the anvil in Europe.

The Reply was to the following effect: My Lords; There is no lord in this House, nor any man in the kingdom, who has a greater regard for his Majesty, or a better opinion of his Majesty's wisdom and penetration than I have; but my duty to his Majesty as a member of this House, obliges me to offer my best and most sincere advice in any affair, which I look upon as an affair of importance; and my duty to my king, as well as my own honour, forbid me to offer my advice in any affair, till I have that information which I think necessary for that purpose. It has been so often said in this House, that I am ashamed to repeat it; but upon this occasion I must again take notice, that speeches from the throne are, in this House, always considered as speeches from the ministers for the time being; and therefore we are never to be confined or restrained in our debates, by any thing that has been said to us from the throne: whether we have any concern in the present war or whether we were any way engaged in those measures which gave occasion to the present war, is, for this reason, a question, that no lord, as a member of this House, can be as yet satisfied about; because we have as yet made no enquiry into it, nor can make an enquiry till a great many papers, particularly those now called for, are laid before

As for the plan for an accommodation, which it is said has been offered to the parties now engaged in war, I must declare, my Lords, I know nothing about it; and every one of your lordships, when you speak as members of this House, must declare the same, because it has never yet been communicated to the House; and therefore I cannot well say any thing about it; nor can I know what may be prejudi-cial oradvantageous in it. I do not know, my Lords, what sort of plan it is, but it be such a plan, or any thing like the plan that has been published in the Dutch Gazettes, we have no great reason for being fearful of doing any thing that may prevent its being effectual; for I am convinced it will never roduce an accommodation, it can never have any effect, unless it be to engage this nation in the war, whether it be our interest or inclination so to do or not.

It is impossible, my Lords, that any war can break out in Europe in which this nation has no concern: if we have no particular obligation upon us, if we have no particular interest to engage us to take a share in the war, yet we ought to take every such opportunity to settle the disputes we may have with entire of the particular of th

ties, or to obtain advantages in our trade from every one or at least from some of the parties engaged in war; and it would be a very high misdemeanor in those who are, or at any such time may be, at the head of our affairs, to neglect or let slip any such opportunity. The balance of power, my Lords, is what we ought always to have an eye to, but I cannot think it is at present or is like to be, in any great danger; and the advantage of our situation is such, that we may always be, and therefore we ought always to be, among the last princes and states in Europe, to give ourselves much trouble about it, or to engage in its preservation; for if we do not give ourselves an unnecessary trouble about it, the princes and states upon the continent will take care of it among themselves; and if, in any case of extremity, we find ourselves at last obliged to engage, . we ought to take that opportunity to settle all disputes we may have, and to reap all the advantages in trade we may expect from any of those, in favour of whom we engage; and when by our means the balance of power is to be re-established, and peace to be restored, we have then an opportunity of settling all former disputes with the parties against whom we engage, and of obtaining new advantages from them. This, my Lords, ought to be the fundamental maxim of all our negotiations and engagements; but I am afraid we have for some years had our heads so full of the balance of power being in danger, and have been so ready upon all occasions to frighten ourselves with that phantom, that we have not only neglected, but have, upon all occasions, sacrificed the particular interests of this country to our imaginary apprehensions about the general interest of Europe. There was never a better opportunity than the present, for settling all the disputes this nation may have with either of the parties engaged in war: there was never a better opportunity, for this nation's acquiring new advantages in trade from every one of them; and I hope it will not be neglected; for I shall have a poor opinion of our negotiators, if a peace be restored without obtaining some considerable advantages for this nation.

With regard, my Lords, to the instructions sent to our minister in Poland in the year 1729, I shall not pretend, so much as to guess at what they were; but it was certainly the interest of this nation to the interest of this nation to the interest of the same of the

party for Stanislaus, or in favour of the party for the electoral prince of Saxony: it was our business, and would have been our glory, to protect that republic in her freedom of choice; and the proper instructions to be sent to our minister on that occasion, were only, to endeavour to sound the views and inclinations of the leading men of that nation, in order to take our measures accordingly, when the throne should become vacant by the death of the then king of Poland; and that we might in time prepare, to make the best of what was most likely to be the consequence of that important event. If these were the instructions sent, no power in Europe can have any just ground to complain of our conduct; and if any of them should make any unjust and frivolous complaints, or conceive any groundless suspicions, they are not to be regarded. But, granting that this is the case; granting that our conduct at that time was unexceptionable; is it not highly necessary for us to know this before we offer any advice to his Majesty? My Lords, it is so necessary, that without it we cannot offer any sincere advice; it would be dishonourable, or at least rash in us to attempt it; for though the affairs of Poland may not be the chief causes of the war, yet it is certain that, with respect to France, they are the chief motives pretended; and for the other causes of the war, we must search into other late transactions, and have the proper papers laid before us for that purpose.

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But, my Lords, if, with respect to the affairs of Poland, we favoured either of the now contending parties, it is absolutely necessary for this House to enquire into them, and for that end to have the Papers now moved for, laid before us; such an enquiry will be so far from being attended with any mischlevous consequences, that the neglect of it may be of the most fatal consequence, both to this nation, and to the liberties of Europe; for whatever side we favoured, it cannot be supposed that any of our endeavours are now a secret to those of the other side of the question. If we favoured the designs of those who were for setting Stanislaus upon the throne, we must have concerted measures with the leaders of that party in Poland; and as some of those who were then among the leaders of that party in Poland, are now in the interest of the elector of Saxony, can we suppose that any of our endeavours in favour of Stanislaus, or the

purpose, are now a secret to the elector of Saxony, or to any of the powers now engaged to support his election? So that whatever our instructions may have been upon that head, they cannot now be a secret any where but in this House, where they ought to be known, and ought to be strict, y enquired into; for it is impossible to imagine that the powers of Europe, who now support the elector of Saxony, will ever put any confidence in this nation, or join cordially with us in any measure, while those persons, who formerly advised such measures. have any influence in our councils: nor can the nation, with honour, propose any terms of peace, much less engage in a war, for defeating those very measures which have been concerted in conjunction with us: We cannot at least propose any such terms of peace, or engage in the war on such a footing till we have made examples of those who engaged us in such destructive measures.

On the other hand, if we suppose that the instructions sent at that time to our minister in Poland, were, to favour that party who were for placing upon their throne the electoral prince, now the elector of Saxony; those instructions must have been communicated to all the chief officers of state, particularly to those of them who then appeared at the head of the Saxon party in Polind; and, as many of them are now in the interest of Stanislaus, can we suppose that those instructions are now a secret to any of those powers, who are now engaged to support the election of that prince to the throne of Poland; or that they will look upon this nation as impartial, or with any confidence accept of our mediation, as long as those very persons who joined in such measures against them, have any influence in our councils? So that if we have a sincere inclination, which I think we ought to have, to prevent this nation's being engaged in the war, we ought to enquire into our transactions in Poland; and, for that reason, ought to have the Papers, called for, laid before un: but, moreover, if it should appear, that the emperor has been attacked for pursuing those very measures he had concerted with us; is not this nation in honour obliged to defend him against such an attack? or at least, we eaght to punish those who engage the faith of this nation, in measures, which it was not our interest to pursue.

Thus, my Lords, in every suppossible instructions given to our numster for that case, it is the duty of this House not only

to call for those instructions, but to examine them strictly, before we can pretend to give his Majesty any honest or sincere advice, in relation to the present posture of affairs in Europe. If the instructions were right, we ought to know it before we can give our advice; and it is impossible the publishing of them can produce any bad effect: If they were otherwise, they can produce no worse effect than they have done already; and it is necessary they should be examined into, and the persons punished who advised them, before we can suppose that his Majesty's mediation will have any effect towards restoring the peace of Europe, or preventing its being necessary for this nation to engage in the war,

The question was then put upon the motion, which upon a division was carried in the negative, by 71 to 29.—The motion was made by the earl of Chesterfield; and the Speakers in favour of it were, the said earl, the lord Bathurst, the lord Carteret, and the earl of Winchelsea: the Speakers against it were, the duke of Newcastle, the earl of Hay and the lord Hardwick.

Debate in the House of Lords on a Motion relating to the Treaty of Seville. Immediately after this division the following Motion was made in the House, viz. "That an humble Address should be precented to his Majesty, that he would be pleased to give direction, that the Letters and Instructions sent to his Majesty's ministers at the courts of France and Spain, relating to the execution of the Treaty of Seville, should be laid before the House."

This Motion likewise occasioned some

debate, in effect as follows:

My Lords; Notwithstanding the fate of the former motion, I will beg leave to make another, which I hope will have better success; but before I make the motion I intend, I desire his Majesty's speech to both Houses of Parliament, at the opening of the session, in the year 1731, may be read. (The same was read accordingly.) In that speech you may observe, my Lords, his Majesty informed us, in general, of the difficulties that were like to attend the execution of the treaty of Seville. And then says, the plan of operations for the execution of the treaty of Seville by force, in case " we should be driven to that necessity, is now under consideration.'-Prom these expressions, and from what fell from a

us we were to look for the springs and causes of the present war somewhere else than in the instructions given to our minister in Poland, I think it absolutely necessary for us to see the letters and instructions sent to our ministers at the courts of France and Spain, in relation to the execution of that treaty; for in that treaty, and in the negociations that were carried on for the execution of that treaty, I am, indeed, very much persuaded, we are to look for some of the chief springs and causes of the present war; at least, I am very sure, we cannot pretend to give his Majesty any advice with respect to the present war, without seeing that plan of operations which was concerted for the esecution of that theaty, and those negotiations that were carried on for concerting that plan, and for making it effectual after it was concerted; and therefore my Lords, I shall move, &c. (as above mentioned.)

To this it was answered in substance as

follows:

My Lords; I must say, I am a great deal more surprised at this Motion than I was at the former; for, as the affair of Poland is made at least the prefence of the present war, it might be suspected that the late transactions in that kingdom were the chief causes of the war; but I am sure it is impossible to imagine that any of the letters or instructions relating to the execution of the treaty of Seville, can have any concern with the motives of the present war; because, whatever measures were concerted for the execution of that treaty by force, it is certain, that no such measures ever took effect: we all know, that the treaty of Seville was soon after fully executed in an amicable and friendly manner, by the conclusion of the treaty of Vienna: therefore the Treaty of Vienna is the only Paper that can properly have any relation to the execution of the Treaty of Seville, and the only Paper from which we can have any information in relation to the execution of that Treaty.

Therefore, my Lords, as there can be no relation between the papers now called for and the causes of the present war, there can be no reason for our desiring them to be laid before us on the present occasion: but farther, my Lords, it would be very improper, and certainly very dangerous, to make those papers public at such a conjuncture as the present; because there may be several things in them, that might break off that good correspondence, which noble lord in the former debate, who told now subsists between his Majesty and all [VOL. IX med make defeed by the line very or page to provide the art of the line very property to the line very property line very property to the line very property line very property line very property line very propert

the powers engaged in the present war; a le when is cert, it's necessary trace at, in the pain of place, concerted by in Myesty and I series, smalle sun recepted or rejected; for if it be accepted, and peace restored upon safe and honourable terms, this nation will be freed from the danger of being involved in a heavy and expensive war; a danger which we cannot avoid, if the plan be rejected, and the war long continued; therefore I hope this House will never agree to do any thing that may give the least occasion or pretence for rejecting of that plan : and whatever some Lords may be pleased to say of that plan, I doubt not but it will appear to oe a reasonable and a good plan; because in the forming of it the Dutch ministers concurred with ours; nay, I believe, were the first and the principal persons concerned in the drawing it up: I believe it was originally or ned by as whe and as honest a minister, as ever had the direction of the affairs of the States General: and his draught was approved of by all those, who have any share in the administration of their affairs: so that whatever may be said or thought of our own ministers, I hope every lord in this House will do the Dutch ministers, especially that great man, who has now the chief direction of their affairs, the justice to think, that they would neither have drawn up nor approved a ridiculous plan, or a plan which they thought would not be effectual; and I believe I may say, that if that plan, or something very like it, be not effectual, it will from thence appear, that some of the parties now engaged in war, have views which they have not yet thought fit to own, and that both the Datch and we will think it necessary to join in the war, in order to prevent the accomplishment of such dangerous designs. The discovering of those views, if there be any such, is certainly one of the chief things intended by that plan; the sooner they are discovered, the more easy it will be to defeat them; and I hope your lordships will do nothing that may defeat the design of the plan, which your agreeing to the present motion would very probably do ; because it might furpish a pretence to some of the parties engaged in war, to reject the plan, without being obliged to discover their real designs.

But in short, my Lords, every argument that was offered against the former motion, is certainly equally strong against this; and as your lordships have thought fit to

disgree with the former motion, I make a lank of your disagreemy land use with this.

The Reply was to the following effect .

My Lords; Whatever may be my own private opinion, I have so great a deference for the opinion of this House, that if there were no difference between this and the former motion, I should not have stood un to have said any thing in its favour; but I hope when your lordships consider it, you will see that there is a very great difference, between the papers not chalter, and the papers calle or by the former motion; for though the transactions to which the former motion related, happened several years ago, yet it cannot be said, that the affair is quite at an end, because the dispute about the election of a king of Poland is still sublord aparable thick it i projet to have my paners I shished, which any way related to that dispute: but in the case now before us, there is no foundation for such an argument; the affair relating to the execution of the treaty of Seville is now e is at an end, the freats ho been for excepted in a lifts parts, except so far as relates particularly to this nation, I me a, 13 Linds, with a spect to the depred it is committed upon our merchants by the Spaniards; and, as satisfaction was due to us by the law of nations, I hope we have made no promises, nor used any a guments that can possibly disoblige any power in Europe, not particularly concerned in that affair: indeed, if the doctrine of consequences takes place, if we must never call for papers relating to any transaction, as long as its consequences are upon the anvil, I doubt muc. it this He ise can ever call for papers relating to any transaction, that has happened for at least a century past; for every transaction must be the consequence of some former, perhaps a great many former transactions, so that we would never call for the papers relating to any transaction, as long as the persons concerned in it were alive, which would indeed be an excellent and a safe doctrine for ministers; but for that very reason, I hope it will never be received within these walls.

I shall readily admit, my Lords, that the consequences of the treaty of Sevell are now upon the anvil: I shall readily admit that the present waris a most natural consequence of the treaty of Sevelle, and of

the negotiations that were afterwards entered into, for executing that treaty by force: and I am so far from thinking that those negotiations, or the papers relating to them, can have no relation to the causes or motives of the present war, that I am convinced the war is chiefly owing to that treaty, and the measures that were concerted for its 'execution. By that treaty, the ancient union and intimate correspondence between France and Spain were restored; and by the introduction of Spanish troops into Italy, we not only opened a way for the Spaniards, but by that very step, we lost the king of Sardinia, by which we opened a way likewise for the French into the same country, and thereby united those three powers in that close confederacy, which occasions the present disturbance in Europe.

But, my Lords, though the present war be a most natural consequence of the treaty of Seville, and the future negotiations for the execution of that treaty, I am so far from thinking this a good reason ; for our not calling for any papers relating to the execution of that treaty, that I think it is a most convincing argument, for our enquiring strictly into all those transactions; and there is no danger to be apprehended from publishing any paper relating to them: there can be nothing in any of those papers that can possibly disoblige either of the three powers now united against the emperor, more than we have already done by the treaty of Vienna; and if there be any thing in either of those papers, which might at that time have been disobliging to the emperor, we have since sufficiently atoned for it, by the unlimited guaranty of the Pragmatic Sanction, which the honour of this nation now stands charged with by the treaty of Vienna; so that it is not possible to conceive, how there can be any thing in the papers now called for, that may tend towards defeating the plan which has been concerted for restoring the peace of Europe, and which the noble duke says, will appear to be a wise and a good plan.

As I know nothing, my Lords, about this plan, I shall not pretend to say, what it will appear to be; but if it should appear to be a wise and a good plan, I am sorry to find, that the Dutch only are to have the honour of it; for as we have been at all the expence both in concerting it, and in endeavouring by our preparations, to make it effectual, it was, I think, but reasonable, that we should have had a share of the honour. However, let the play be

what it will, it can receive no prejudice from any of the papers now moved for : it is impossible that either of the parties engaged in war can from thence find any colour of reason for rejecting the plan; and if, from frivolous pretences, they reject it, their real designs will appear as evident, as if they had rejected it without giving any such reason. But, my Lords, whatever may become of the plan, the present posture of affairs is of so great importance, that we cannot, in honour, neglect giving his Majesty our advice; and it is impossible for this House to give him any advice, without seeing the papers and instructions now moved for. Indeed, if the plan should be rejected, we must then see a great many other papers, before we can pretend to be so thoroughly acquainted with the circumstances of affairs, as to be able to give any reasonable advice, with respect to those measures, which his Majesty ought in that case to pursue.

The question being then put, it was upon a division, carried in the Negative, by 72 to 29. This motion was made by the lord Bathurst, and supported by the earl of Chesterfield and the lord Carteret. The Speakers against it were the lord Hervey and the duke of Newcastle.

As soon as this division was over, the lord Carteretstood up and made the following motion, viz. "That an humble Address be presented to his Majesty, that he would be pleased to give directions to the proper officer or officers, to lay before this House, the several Allotments of Quarters which had been made for his Majesty's land forces in Great Britain, since the 25th day of March last." Which motion was agreed to without any debate or division.

Debate in the Lords on the Mutiny Bill. March 18. The Mutiny Bill was, according to order, read a second time in the House of Lords, and order acto be corne. And it is true soon as the motion for a munit now was agreed to, a motion was made, 4. That an Instruction should be given to the Committee on that Bill, to receive a clause for providing, that the number of Land-Forces to be mentioned in the preamble, and subjected to the penalties of that Bill, do not exceed 17,704.

Upon this motion there was a long debate, an ala is the Argaments may use of for the motion were to this effect:

My Lords; Although I have agreed to the commuting of the Bal nutbout any

objection, yet I cannot but take notice of the number of forces mentioned in the preamble. The number of forces kept up last year, was much greater than I thought necessary for the defence of our country, and much greater than I thought consistent with the safety of our constitution; but by the Bill now before us, I find, even that number is now to be greatly increased; and why a greater number is now necessary or safe, I cannot comprehend. I have always thought myself obliged, as a member of this House, to take notice of every thing that might occasion any additional burden to be laid upon the subject, or that might, in my opinion, be of dangerous consequence to the happy constitution of this kingdom; and I have always thought it my duty, not to give my con-sent to either, till I heard some very sufficient reasons for convincing me that it was necessary. This, my Lords, is what makes me now stand up; for I have always been of opinion, and I think it has generally beca admitted, that the keeping up of a great number of regular troops within this Island, in time of peace, is of the most dangerous consequence to our liberties; and the encreasing that number upon any occasion, must oblige us to lay new burdens upon the people.

As the circumstances of Europe are now much the same they were last year, if no greater number had been proposed for the ensuing year, I have so great a respect for the opinion this House was of the last session of parliament, that though I am still of a different opinion, I should not have given your lordships any trouble upon the present occasion: but since a great addition is now to be made, to that which last year I thought too great a number, I expected that some of the noble Lords, who are in the secret of our affairs, would have stood up and shewn us the necessity for this augmentation: this I not only had reason to expect, but I am, in honour, obliged to insist upon it, before I give my consent for keeping up the number now proposed; and every Lord of this House, who is in the same circumstances with me, has reason to expect the same, and lies under the same obligation to insist upon it. There may be, for what I know, a very urgent necessity for this augmentation, but I desire to have that necessity explained to us; for if this House should ever come into the method of encreasing our fleets and our armies, and loading our people with debts

and taxes, for no other reason, but because the ministers tell up it is necessary, the parliament of Great Britain will soon come to be of the same nature with the parliament or states of the province of Britany, or of any of the other provinces of France; we may perhaps continue to meet in this House, but we shall meet here for no other end but to approve of what our ministers may be pleased to informing of, and to give a parliamentary sanction to whatever they may be pleased to propose,

The chief reason, therefore, my Lords, for my standing up, is to demand, that some noble Lord, who is better acquainted than I am with the present circumstances of the nation, especially with respect to our foreign affairs, would stand up in his place, and explain to us the necessity for our making the augmentation proposed; for, unless that necessity be fully explained to us, I hope your lordships will agree to the motion I now make, which is, that there may be an instruction to the committee upon this Bill, to receive a clause, &c. (as abovementioned.)

The Answer to this was in substance as follows:

I shall readily admit, my Lords, that the keeping up of a numerous standing army within this island, in time of peace, is of the most dangerous consequence, and absolutely inconsistent with our constitution; I shall likewise admit, that no augmentation can be made to our army, without laying some additional burden upon the people; and therefore I must adnut, that we ought never to agree to either, without some very apparent pecessity for so doing; but the affairs of Europe are, at present, in such a dangerous state, and that state is so well and so publicly known that the necessity for our making an augmentation of our army, is, in my opinion, of itself apparent, and therefore I thought it was quite unnecessary for any Lord in this House to explain that necessity. The present cannot be properly said to be a time of peace: we are, at present, in a state of doubt and swapense, which can neither be called a state of peace or of war: for though we are not actually engaged in the war now carrying on in Europe, no man can foresee how soon we may be obliged to engage; and therefore it is highly necessary for us to begin early to provide for the worst in order that we may be able to engage with such vigour, as may contribute both to the satety and the honour of the nation, it case his Majesty has offered, should be rearry future event should render it absolutely necessary for us to take a share in the parties on paged in war have designs, which was inconsistent with the liberties of Events

The number of troops mentioned in the preamble of this Bill, is, it is true, greater than that which was mentioned in the same hill last session of parliament; yet, my Lords, the augmentation is not so great as it may at first appear to be. The numher of troops proposed for this custurg year, does not very much exceed that number which was thought necessary last year: for your lordships must remember, that, towards the close of last session, there was a power granted to his Majesty to augment his forces both by sea and land, if the exigency of affairs should so require; and, in pursuance of this power, there was last year an augmentation made to our land forces, which augmentation his Majesty thought absolutely necessary, for enforcing those measures he was then taking, in concert with his allies, to restore the tranquillity of Europe. His Majesty's mediation, in conjunction with his allies, the Dutch, had been accepted by all the parties engaged in war; and in such circumstances it was certainly very necessary for his Majesty to put himself into such a cond tion, as might add veright to what he was to propose, as mediator of the differences subsisting in Europe. A plan of peace has accordingly been offered, to the parties engaged in war; if the terms of that plan be accepted, peace will be restored to Europe, the balance of power preserved, and this nation freed from the danger it is at present exposed to, of being obliged to engage in a bloody and expensive war; it is therefore very much the interest of this nation in particular, as well as of Europe in general, to have that plan made effectual; and it must be granted, that the most certain method for making it effectual, is for his Majesty to shew to all the parties concerned, that he is preparing to join against those, who shall refuse to accept of those reasonable terms of peace, which be be been pleased to propose. This was tae reason for making an augmentation last year; this is the reason for making still a farther augmentation for the year to come; and this, my Lords, is so apparent, that I did not expect it would have wanted any experimenous

But, my Lords, if his Majesty's endenvous should hat of the desnel success, the augmentation we have made was then

his Majesty has offered, should be rejected, it will be a proof, that some of the parties engaged in war have des gns, which are inconsistent with the liberties of Europe; this must, of course, necessarily oblige us to join the other side; and by the preparations we have made, we shall be able to put a stop to the designs of the andaticas, before they have had an opportumity to push them too far; in which we shall certainly have the assistance of our friends the Dutch, who, as they are joined with his Majesty in the mediation, will, without doubt, join with him in such other measures as may be necessary for preserving the balance of power; and this they will do the more cordially and the more freely, when they see that his Majesty is prepared, to, the remediate execution of any measure that may be proposed. In this respect, they were in a situation very different from that in which we were at the beginning of the war, because they had made no reduction of their land forces. ever since the treaty of Vienna, between the Emperor and Spain, and therefore it was not necessary for them to make any augmentation; all they had to do, was, to delay making that reduction which they had actually resolved on, before the present war broke out; whereas we had long before reduced the augmentation we made of our land forces, on occasion of that treaty; and were, for that reason, obliged to encrease them last year, in order to put ourselves on an equal footing with the Dutch, and to convince them, that we were resolved to be ready to join with them in any measure that should appear necessary, for preventing the ambitious views of either of the parties new engaged

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Upon this occasion, my Lords, we ought to consider, that to mediately after the treaty of Utrecht, the Datch reduced their land forces to 32,000 men, which they supposed to be a number sufficient for the dealnes of their country in time of peace, and accordingly it appeared to be so; for they never made any addition, till they heard of the treaty concluded between the Emperor and Spans at Vienna, and the counter-alliance concluded between England and France at Hanover: upon which occasion, as the affairs of Larope see ned to tend towards an open rapture, they augmented their army with 20,000 men; and at the same time, and for the game reason, we encreased our land fare, s to the number non-pronouted by this Bill; but upon the conclusion of the treaty of Seville, we reduced our forces again to their old standard, whereas the Dutch never reduced a man of the 20,000 additional troops they had raised, though it is certain they were resolved to reduce every man of them, as soon as they saw that the affairs of Europe would admit of such a reduction, and had actually come to a formal resolution to reduce 10,000 of them, just before the late king of Poland's death; but, upon that prince's death, they very wisely suspended that resolution, so that they certainly have now 20,000 land forces on foot, more than they would at this time have had, if no war had broke out; therefore it may be properly said, they have made an augmentation of 20,000 meron account of the present war; and to do them justice, as our allies, as being united in the same interest with us, we can do no less than increase our army to the number now proposed, as being the least number we can have in proportion to the army our allies, the Dutch, have at present on

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The number of regular forces, kept up within this Island in former times, is, I find, my Lords, an argument constantly made use of when this bill comes before us; but it is always, in my opinion, an argument rather for, than against the number of forces proposed by the bill; for, considering the difference between regular forces and militia, which the late troubles in Poland have made sufficiently manifest, it must be granted, that the number of regular forces kept up in this nation, or in any nation, . ought always to bear some sort of proportion to the number of regular forces kept up by neighbouring states, especially by those from whom the greatest danger is to be apprehended; and as all the nations of Europe have, of late years, very much increased their number of regular forces formerly kept up, we must necessarily do the same; but in particular, we ought to consider our neighbouring kingdom of France, the nation from which we have the most to war, and if we can be to a maker of regular forces now kept up by them, even in time of peace, with the number they formerly kept up, I believe we shall find, that the increase we have made in our numher of regular forces, bears no proportion with the increase they have lately made; so that this argument of the country made use of against the bill, is really, when rightly consider distance of the great difference between regular

on monte that can be me to ne of, 't to voir of the greate to in broat land this island in time of peace; and consider. ing the doubtful state we are in at present. considering the present dangerous situation of the affairs of Europe, I am surprized to see any opposition made to the small augmentation now proposed.

The Reply was in substance thus:

My Lords; As every day seems to furnish us with new maxims in politics, which to me appear very extraordinary, so this day has furnished us with a maxim, that is not only extraordinary, but inconsistent with our constitution: we have been told that the number of regular forces kent up in this nation, is always to bear some proportion to the number of regular forces kept up by our neighbours, especially by our neighbours of France, from whom we are said to have most to fear. My Lords, if we were so unlucky as to be situated on the continent, or to have any neighbours that could come at us by land. there might be some truth in the maxim now discovered to us; but, as we have the happiness to be surrounded by the sea; as we have the happiness to have a fleet, superior to any that can probably be sent against us; we have no occasion to give ourselves any trouble, or to part car elves to any experce, on accens of the number of regular forces kept up by any of our neighbours: our neighbours may keep up as many thousands, or as many hundred thousands as they please, but they cannot put hundred thousands on bozza transports, and without patrice train on hourd that ports, they can do no harm to this nation: nay, they cannot put any great number of thousands on board transport-ships, without our hearing of the enbarkation: and if we have the least suspicion of their being designed against us, we can send our fleet and lock them up, or perhaps burn their ships in their harbours; therefore we can never have occasion to keep up, in this island, any greater number of regular forces than are necessary for securing our coasts against sudden and unexpected invasions, which can never consist of above four or five thousand men; and to guard us against such, I am sure a much her maber of regular forces would be sufficient, than has been kept up for many years past in this island.

We have likewise been told, my Lords,

forces and india, with, it is a delice to here, to the colorest, next cereto been manifested by the late troubles in a paper of except and previous Poland: But in this case, we ought to dis- count of the present war; and why we tinguish between veteran troops, and those | should as yet give ourselves so much conthat can only be called regular troops: we ought also to distinguish between a regular well disciplined militia, and a mere ! rabble or mob. By veteran troops, I mean those who have been inured to action, and are acquainted with danger; and such, I believe, will always be found better than the best disciplined militia, or even the best regular troops that never looked an enemy in the face, unless it was the smugglers and the thieves of their own country: but that there is any very great difference between these last-mentioned troops, and a regular well disciplined militia, is what I cannot admit of: nor have the late trou-, sure, the balance of power can never be bles in Poland afforded me any reason to do so; for every one knows, that their militia were neither regulan nor disciplined; nay, I doubt much if they were sufficiently provided with ammunition or arms: but the situation of this country is very far different from that of Poland; for though our militia have been very much neglected of late years, yet, before we could be invaded by any powerful armsdo, we should have time to discipline our militia, and to form them into regular regiments: it is very well known, that the Spanish Armado was above two years in preparing, and I believe there is not a nation in Europe besides ourselves, that could fit out such another in a shorter time. In two years, in the half, in the fourth part of that time, there is not a ploughman in Britain but might be made as good a soldier | ber of this House, draw any argument from as ever danced through his exercises at a it, because nothing relating to it, nothing review; and if he should dance through his exercises for twenty years longer, without seeing action, he cannot be called a veteran, nor can it be supposed he will behave as such in the first action he happens to be in.

These considerations, my Lords, have always convinced me, that 7 or 8,000 men are sufficient to guard this island against any foreign invasions; and I am sure they will always be sufficient for the support of our government, as long as long as the affections of the people are carefully preserved; a greater number can never, in my opinion, he necessary, unless it be to support a wicked and oppressive administration, against the general resentment of the people; and this House will never, I hope, give countenance to any such de-Agn. From hyper, my Lopes, I wast

about it, is what I cannot comprehend. We are, it is said, in a state of doubt and suspense, but were all with the size state at the beginning of last session of parliament? Were not the consequences as the war as much to be dreaded at the beginning of that session as at the end, or as they can be at present? Nay, in my opinion, they were more to be dreaded at the beginning of that session that at any time since; for ever since than time the parties engaged have appeared to be pretty equally matched, and while they continue so, I am supposed to be in danger; so that if his Majesty augmented his land forces, in pursuance of the power granted at the end of last session of parliament, it is so far from being a reason for agreeing to the augmentation has proposed that unless I hear some better reason than I have yet heard for it, I must conclude, it was an in necest in language to the trives putting the nation to a needless expence; and therefore we ought to be so far from approving it, by making a new augmentation, there are not colling Markey, to know who it was advised him to make the lust.

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With respect to the plan of peace said to have been offered to the parties now engaged in war, I am, my Lords, entirely in the dark; nor can any Lord, as a memrelating to any of our foreign affairs, has been laid before this House. Whatever that plan may be, I wish it may meet with the desired success; but I am sorry to say, I have too good reason to doubt of its meeting with any success; for, from the view I have of foreign affairs, even from that view which I take from public newspapers, I am of opinion, the war now kindled in Europe cannot be so easily made an end of as some people imagine: before that flame can be extinguished, I am afraid much blood will be spilt, great princes must suffer, even queens must weep; the emdrat of number much be or ired into, and some must meet with that punishment they deserve, before that flame can be extinguished which has been raised by their mismanagement.

But, sain in Lorda, that we had

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been fully acquainted with this plan, supposing that we knew it to be reasonable and a good plan, do we think that his Majesty's measures, or any propositions be may be pleased to make to foreign powers, are to be entorced by an addition of seven or 5,000 men to his land forces? No, my Lords, his Majesty's measures are, upon all occasions, to draw their weight from the allections of his people, and from the sincere advices of his partian ent, after we have been fully informed of our circumstances with respect to foreign affairs; for in case it should at last appear absolutely necessary for us to enter into the war for the sake of preserving the value of tion, able to bear arms, would be at b s Manesty's service, and every purse would be open to him, but tili that conjunctare happens, the strength and money of the nation ought to be husbanded as much as possible; the nation's money ought not to be thrown away upon useless augmentations, either by sea or land, which can no way intimidate our enemies, and may amuse our friends with vain hopes of assistance, when perhaps there is no such thing designed.

The Dutch, it is true, my Lords, did reduce their land forces to about 32,000 men, soon after the peace of Utrecht; but it is well known that the reduction they then made was too great, and was loudly complained of, even by some of their own provinces: at that time indeed there was almost a certainty, that the tranquillity of Europe would continue for some years: every nation in Europe was then grouning had brought upon them, so that it was very improbable any one of them would soon think of disturbing the peace of any neighbouring state; and the Ditch, who had their share of the barden of the war, time of absolute security, to ease their people, and to recover a little from that burden of public debts they were then labouring under; yet even at that time, notwithstanding the state of absolute security which Europe was then in, the provinces of Guelderland and Overyssel, which lie most exposed, remonstrated strongly against the reduction then made, and never ccased their remonstrances till the treaty of Hanover Lappened, which afforded them on opportunity of pressing an augmentit in with success; for, as the situation of that country is very different from the

situation of this, it is at all times neces are for them to keep up a ran cross and They have the misfortune to be situated upon the continent, and may consequent, ly be suduenly invaded by great array they have an extensive frontier to detail upon which they have above severe, fortdied towns, and in every one of the they must keep manerou garnsons that 52,000 men is reacy the least no. . ber they can keep up, ut liss it he in some very extraordinary companetare, such as that which happened after the treaty Utrecht.

Although, my Lords, there can be no 🧠 parallel drawn from the number inpower in Europe, all the mea in the na- forces necessary to be kept up in H . . . yet let us consider what we die all. tune the Dutch it ade this large redid not we at the same time reduarmy to 7 or 8,060 m n? and if at at time we had followed the example of the Dutch, we had reduced it to half that number: if any parallel then could be drawn between the Dutch and us, the additional 10,000 we now keep up, and which has been kept up for many years, ought to be set against the 20,000 additional forces raised by the Dutch upon the conclusion of the treaty of Hanover; and every man must grant, that it is more than our just proportion. But, besides this 10,000 which last year we agreed to keep up, for no other reason but only on account of the war then broke out in Europe, have not we made a most extraordinary addition to our naval force? Have we not now added no less than 22,000 men to the number of seamen we kept up the tea under the burdens which the former war before the war broke out? So that if as had actually reduced the 10,000 land forces kept up last year solely on accomof the war, neither the Dutch nor atother of our alites could have said that w were behind-hand with them, in providing thought they might take advantage of that | for the preservation of the balls or e power in Lurope. But, as the case nev stands, we have taken such an alarm, or have put ourselves to such an expence, that all the powers of Europe seem to think we have done enough for them, as well as ourselves: and therefore neither the Dutch nor any other power of Europe, have given the selves the least concern, or pot themse' is to the nest expense, al at the preservation of that in which they are as deeply and more immediately concerned than se arc.

It the balance of power, my Lords, were really in danger of being overturned.

we ought to take other sort of measures | than have as yet been taken. Our treaty with Demnark carries so no new accusion to the secure of that I dance, because the king of Denmark, by as solemn a treaty ! as can be made, was before obliged to assist the emperor with all his force : and, if the emperor could not depend upon that treaty, we can as little depend upon the treaty we have made, or any treaty we can make: but, upon the present emergency, our views should have been principally directed to another quarter; there is another power whose friendship and albance will always add great weight to any of our negotiations upon the continent; and I am sorry, to find there is not so good an understanding between that power and ns, as ought to be wished upon occasions, but particularly, upon the present emergency. As we have been refused all insight into the affairs of Europe, or into any of our late negotiations, it is impossible for me to judge, whether the balance of power be in danger or not; but by the inaction of the Dutch, and by the indifference shewn by several other powers, with respect to the present, war, I must conelude, that the balance of power is not, as yet, like to be in any danger; if it is not, and if we have no other concern in the war, I must then certainly conclude, that the great expences we have been at, as reclass the additional expines now juposed, are quite useless, and can serve no purpose but that of overloading the people with times, and chemiting the meads of his Majesty's subjects; which, instead of add- ; ing weight to his Majesty's negotiations, will frustrate all his measures for restoring the tranquillity of Europe, and will render the councils of this nation contemptible in the eyes of all our neighbours.

To pretend, my Lords, that we must always augment all our land forces when France augments theirs, is one of the most dangerous doctrines I ever heard delivered in this House; it may as well be said, that because the French have given up their liberties, and submitted their necks to the yoke of arbitrary power, we ought to do the yoke of arbitrary power, we ought to do the yoke of arbitrary power, we ought to do they may march great armies of France? They may march great armies of France? They may march great armies, into Holand, Germany, Italy, or Spain; but can they march an army into Great Britain, or into any part of our dominions? we know they cannot transport any great number of forces by sea, nor gap they transport

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any number but by stealth, as long as our fleet is superior to theirs: and, while we are united among ourselves, as long as his Majesty, or any of his illustrious family, shall retain the hearts and affections of the people, we have nothing to fear from any number that France could, by stealth, pour in upon us, though we had not a regament of that are called regal to force it the kingdom.

Let us consider, my Lords, what it was that chiefly contributed to destroy the liberties of France: it was, my Lords, their fears of invasions from us; we had then large possessions in that country, from whence it was easy for us to invest it in at any time; and the continual apprehensions they were under of invasions from us afforded their kings and ministers a pretence for prevailing with the people to alter the form of their military force: they altered the ancient establishment of their militis, and put the power over them entirely into the hands of the crown: this gave the first blow to the liberties of the people; for, soon after, their kings began to keep up regular armies, entirely depart upon the crass, and as tarice was the first country of Europe where any such army was kept up, so the French were the first people in Europe that lost their liberties: if we should fall into the same error, if we should now, for fear of invasions from them, do what they formerly did for fear of invasions from us, we might expect our case would at last come to be the same; and then indeed they would have of us a full revenge; but we should be much less exension, be a set our fors of invasions from us were real, and were founded upon experience, whereas our fear from them are so very for them being founded upon experience, that they must always be imaginary and ridiculous.

At last the question was put and carried in the negative, by 87 to 43.

The motion was made by the earl of Strafford, and was supported by the lord Bathurst, the earl of Aylesford, the earl of Chesterfield, the lord Carteret, and the earl of Winchelsea. It was opposed by the lord Hervey, the Lord Chancellor, the earl of Finlater, the duke of Newcastle, and the lord flowers.

Bill for Quartering Soldiers at Election in the part of the not a part by the lord Carteret (see p. 870) for an Address to his Majesty, "That he would be pleased to give directions to the proper officer or officers, to lay before that House, the several adornious of the release which had been made the his positional land forces in Great Britain, from the 25th day of March then last." These Allotments were accordingly laid before the House: and therenpon it was moved, and the Judges were ordered to prepare and bring in a Bill, for regulating the Quartering of Soldiers, during the time of Elections. This Billwasaccordingly prepared by them, and presented to the House, being intitled An Act for regulating the Quartering of Soldiers, during the time of elections of members to serve in parliament; and was as follows, viz.

8 GEORGE II.

. Whereas, by the ancient common law of this land, all elections ought to be free: ' and whereas by an act passed in the third * year of the reign of king Edward the first, of famous memory, it is commanded e upon great forfeiture, that no man, by · force of arms, nor by malice or menacing, shall disturb the freedom of any election: and forasmuch as the freedom of elec-* tions of members to serve in parliament, is of the utmost consequence to the preservation of the rights and liberties of this kingdom: to the end therefore that the same may be safely transmitted to * posterity, and for the avoiding any inconveniences that may arise thereunto from any regiment, troop, or company, or any number of soldiers which shall be quartered or billeted within any city, borough, town or place, where any election of any member or members to serve in parliament, or of the sixteen peers to represent the peerage of Scotland in par-· liament, or of any of them, shall be appointed to be made.

Be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons in parliament 4 assembled, and by authority of the same, that when and as often as any such elec- tion shall be appointed to be made, the · secretary at war for the time being (who his hereby required to take notice of the time appointed for such elections or election) shall and is hereby required, at some convenient time before the day ap-· pointed for such election, to issue and send forth proper orders in writing for · the removal of every such regiment, troop or company, or other number of soldiers, as shall be quartered or billeted

f in any such city, horough, town or place. where such electionshall be appointed to be made: and every such regiment. 'troop, or company, or other number of soldiers as aforesaid, shall upon the re-' ceipt of such order, accordingly march out of every such city, borough, town or blace, one day at the least before the day appointed for such election, to the distance of two or more miles from such city, borough, town or place, and shall 'not make any nearer approach to such city, borough, town or place as aforesaid. until one day at the least after the poll to be taken at such election shall be ended, and the poll-books closed.

' And be it farther enacted by the authority aforesaid, That, in case any officer or officers to whom such order, from the secretary at war for the time being. ' (or other person to whom the issuing out such order as is aforesaid shall belong) shall be directed and delivered, shall neeglect or refuse to cause such regiment. troop or company, or other number of soldiers so quartered or billeted, as aforesaid, to march out of such city, borough, town or place, at the time and to the place or places in such order spe-' cified, and shall be thereof duly convicted upon an indictment, to be preferred at the next assizes or sessions of Over and Terminer, to be held for the county where such offence shall be com-'mitted, or an information to be exhibited 'in the court of King's-bench, within six 'months after such offence committed: 'which information the said court of 'King's-bench is hereby impowered to grant; every such officer shall, for every such offence, he forthwith cashiered and displaced from such his office, and shall be thereby disabled to have or hold any civil or military office or employment within this kingdom, or in any of his Ma-'jesty's dominions, and shall likewise forfeits . And if any officer or soldier, who shall be ordered or directed to march out, as aforesaid, shall be found in any such city, borough, town or place, during the continuance of such election, as aforesaid, and shall be thereof duly convicted, upon an indictment to be preferred at the next assizes or sessions of Oyer and Terminer to be held for the "county where such offence shall be committed, every such officer shall for every such offence, forfeit the sum of

Provided nevertheless, that nothing in this act contained shall extend, or he

· London or Westminster, or the borough of Southwark, for and in respect of such number of troops and soldiers only, as * are usually employed as guards to his "Majesty's royal person, or are usually · quartered or billeted near to the place of 'his Majesty's residence, nor to any city, borough, town or place, where his Maigesty, or any of his royal family shall · happen to be or reside at the time of any such election, for or in respect of such · number of troops or soldiers only, as shall • be attendant as guards to his Majesty, or to such other person of his Majesty's royal family as is aforesaid; nor to any castle, fort or fortified place, where any degarrison is usually kept, for or in respect of such number of troops or soldiers only whereof such garrison is usually comoposed.

 Provided likewise, that nothing in this act contained, shall extend or be con- strued to extend to any officer or soldier, who shall have a right to vote at any such election as aforesaid; but that every such officer and soldier may freely and without interruption, attend and give his vote at such election, any thing herein before contained to the contrary thereof

" notwithstanding."

Debate in the Lords on the Bill for Quartering Soldiers at Elections.* April 15. The House of Lords went into a com-

 The following is the Account of this Debate contained in ARCHBISHOP SECKER'S MANUSCRIPT REPORT; as to which see the

Introduction to this Volume.

April 15 In the Debate about removing boldiers at the time of Elections.

Newcastle. I desire it may be recited, that this both been the custom and ordered that it be contained.

Abingdon. The Preamble in public bills is

not to be fixed before the bill.

Anglesea. What if there be no Secretary at War! It will not be sufficient to say the person that officiates: Therefore let it be the oldest officer in the army or the Secretary of State.

The Secretary of State knows New astle

nothing of these things.

Bathurst. The Secretary of State, or

Chancelor of the Exchequer

Talbot, C. Supposing a designed vacancy for Lid purposes is carrying such crons too in To enjoin this on any other officer with a penalty would be hard: and appointing Civil Ofhe re to set for military purposes is perverting every thing. 1-21- 21

construed to extend, to the cities of mittee on the above Bill, and the first enacting Clause being read,

The Earl of Anglesey stood up and took notice, 'That if none but the Secretary

Carteret. The Secretary at War should recerve indices from the Captana General it ancre be one: and the Chancellor who scals the writ should be appointed to give notice at the same time.

All you. The Secretary at War was not her did store Jac 2 though pecessary new; and he hath encroached upon the Secretary of

Scarborough. This office will be necessary as long as we have too ps. There is no office [t | racks, No.3 welcay ag to the Chief Offor of the army, not as the always residing his London: and the Secretary of State bath business enough of his own. Whoever would advise removing a Secretary at War for bad purposes, would advise removing a Secretary

Newcustle. Leave out the obligation upon the soldiers to march away: obedience to this order will stand upon the same foot with obedience to any other order.

Carteret. Officers are liable by the Mutiny Bill on y for malita y ermies, and in this case only by a court martial, which the government may not think proper to give orders in.

Buthurst. If the obligation to march away be left out, an officer may murch his men in when called by somebody that he in nks projet to obey, and a court martial will say he did well: now it is not desired that there should ever be an interp a non of soldiers.

Warunk. Cors der tie case of an ms irrection, an invasion, a great mob doing great

harm. I am against the Bill intirely.

Aylesford. There is a mob oftener when one side are sure of being supported by soldiers. If there be a mob, there is a rist act by which persons may be punished.

Chesterfield Disubedience in this case is a civil crime. The officer may be a candidate himself: in that case, a court martial is not so proper. If it e Secretary at War send orders but not in the King's name, they are subject to no penalty,

Cholmondeley. The Secretary at War is a privy connsellor. In ordinary cases a letter from the Sec ctary is looked upon as an order from the King. With these restrictions and penalacs no officer will venture to the place of election when the civil inagistrates require him. Yet then be is bound.

Searborning he They be must displey the magistrate or the Secretary at War. Let the thing be made certain some way; that the office may know what toolo

Newcostle. I will retract my motion, and desire that the Judges may prepare a new clause.

Hardwicke. It may go with the amenddicted by common law and a jury, which is the proper way: liable to be fined more severely at War should be obliged to send orders to the soldiers to withdraw at the time of an

than by this Bill. This will be better than to oblige or authorize them to come at the call of magistrates who are always in some interest: to the athere can be no consideration of the beeas.

Carteret. The officer can be tried by common law if he commit a riot: not else. But this Bill is against him if he stays in his chamber Itisa san May the last of type a Pars to what was awbeto e. That if sole ers and march as a fire displace of action is the

burl gatelieselt t

Tulbot, C. There is no law for taking troops from places of election; and an express law against their being there would leave no room for cases of a covers . They warren be painsh able for a neithern by ment if law if the crown thinks proper, and by common law for doing any thing amiss there. There are difficulties in a tways and a py nedross, is the reason why there hath been no bill of this kind sooner. But this Bill will obviate them, as far as it can be do e

Winchelsea. A few troops are no security against an invasion : and leaving any is the way to promote riots: time of war will be an exception of course. The danger to be provided

against is in time of peace.

Curlisle. I am for this Bill because it is brought in. But they have great merit who have practised it without law and been a law to themselves.

Newcastle. Insert, That it hath been con-

Carteres. 1 am doubtful if this be true: there are completors that it but but been done, and compacts are nit always made when there

is green to the them.

Talbot C. It it hath been so much practised as to make it law, which was the opinion of the lord who spoke last, it may well be called constant practice, and it ought to be inserted to the credit of the administration, for there are per-Chesterfield. The Scotch election is an in-

stance to the contrary: sometimes there is no oppositely, and so the freeps are not with town

Cholmondeley. When all arts have been used to in ice an insersion believed which not true, it should be contradicted in a Bill made about it.

Carteret. It is no mert in the ministry or croan to they have taken away the troops It was caution and that craft hath often been dangerous. We will keep the forces quet, else they will be reduced. I should be glad

they had appeared a block.

B. 19 . A. Why is a rule go the compliment, and say whereas the whole of this admunication ball, been good, \$4.

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65 19.10 election, the intention of the Bill might be e is a detented, nerause if any fature mimuster should have design to over-the and election, or any number of elections, he might get the Secretary at War removed just before the elections came on, and no new one appointed till after they were over; and as the bill then stood, any other person acting as Secretary at War. might refuse to issue such orders, by which the intention of the Bill would be defeated: therefore he would propose, that after these words, ' The Secretary at War for the time being,' the following words should be added, viz. Or such other Person to whom it shall belong.' Which Amend. ment was agreed to without any debate.

Then a motion was made for leaving out the second enacting Clause, and consequently these words in the first clause, viz. And every such regiment, troop or company, or other number of soldiers. as aforesaid, shall upon the receipt of 'such orders accordingly march.' This occasioned a strenuous debate, in which the Argument for the motion was in sub-

stance as follows:

My Lords; By a Bill which we have this session passed into a law, I mean the Bill against mutiny and desertion, and the articles of war which are settled and signed by his Majesty, in consequence of that Bill, we know, that every officer is obliged, under very high penalties, to obey all such orders as he shall receive from his Majesty's secretary at war, or any person acting as such: therefore I must think it very unnecessary to lay the officers under any new onligation, for giving obedience to those orders that are by this Bill to be sent him from the secretary at war, with respect to his removing from any place where an election is to be. For this reason, my lords. I am of epinion, that the second enacting clause of this Bill, which is next to be read to your lordships, ought to be entirely left out, and instead thereof a clause inserted, for laying penalties upon the secretary at war, or other person acting as such, who shall refuse or neglect to issue orders, as directed by this act; and if your lordships agree with me in this opinion, you must of course leave out of the clause now read to you these words, to wit, ' And every such regiment, troop or . company, or other number of soldiers as aforesaid, shall upon the receipt of such ' orders accordingly march.'

If any other, my Lords, should disobey the orders sent him upon any such occa-

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sion by the secretary at war, he might be tried by a court-martial, and subjected to much more so en punishment than aux, I helieve, your lordships intend to inflict by this Bill; therefore it is very unnecessary, nay it would even seem a little ridiculous to make a new law, for inflicting a punishment less severe than that which is inflicted by a law we have already passed this very session of Parliament; and it would be a great hardship upon officers to subject them to so many different sorts of trials for one and the same crime: besides, cay Lords, the regulation, as it stands at present in the Bill, might be attended with very great inconveniences; for, if every officer were laid under an absolute necessity, not only to remove out of the town; but not to return to it upon any account during the time of an election, it would be impossible for the civil power to have the assistance of the troops in case and great turnult or root should happen at an election: nay, the enemies of the government might take the opportunity of an election for a new Parliament, to assemble and form themselves into great bodies, at those places where they knew the tro-us could not come to distarb them, by which means they might be enabled to begin a general insurrection, and might come to a very great head before his Majesty could make any use of those troops which are given him by Parliament, for preserving the tranquillity of the kingdom: even out enemies abroad might take an occasion to invade us, and to land their troops at some of our towns upon the sea coast during the time of an election, when, it it is B., as it new stanus should pass into a law, none of his Majesty's troops reald come y tam to yours of the place, to dispute or prevent their landing.

These co sacras s, my Lords, convinerally, that no openion touchings will be for down as a more to stand as it is not be left, y may to a six agreement conditional provision or exception; and I cannot comprehend how any such can be made, we can sah of gothe nation to greater du gers than these ve propo e by this Bill to avoid; for if we make an exception, that the troops shall leave the town, and shall not return and exposure great danger happens, or is to be appreheaded, we must give a power to some Person or other to ji, a self contra tion exists; and where to lodge this power, does not to me seet that to deter-

mine: to lodge such a discretionary power in the returning officer, or in any the panishment of matney, which is a jother magistrate of a little borough, would certains be of the most diagerous consequence to the freedom of elections; and it would be as dangerous to lodge it by an capressian in the treast of the returning officer. Thus, to make this restraint absolute, may embroil the nation in civil wars, and to make it conditional may endanger the freedom of our elections; for which I must think it much better to lay the officers under no restraint or obligation, but that which they are now under by the martial law, and the Mutiny-Bill we have already passed; by them the others wile always be onliged to obey the orders they receive from the secretary at war, unless some very sudden and unforeseen accident makes it absolutely necessary for them to act otherwise; and in acting otherwise, they will always be extremely cautious, because if they are not able to make the necessay clearly ap mar, they will ther by subject themselves to the laws against mutiny.

I know, my Lords, it may be said, that as trials by court-martial are very much under the direction of the crown, though an officer should, on occasion of an election, disobey the orders he had received from the secretary at war, it would be in the option of the crown, or the ministers of the crown, whether or no he should be tried before a court-martial for such disobedience; and consequently that same officers would be ready to a view the m. as often as they knew that the orders were sent only in obedience to the law, but that it was not intended or expected they should obey them; but it is certain, that no officer would venture to di olicy with orders without private instructions in writing, under the hand of some super. The nister; and to suppose that any minister would venture to give such instructions under his hand in writing, or that many officers would observe such private instructions, are suppositions which, in my opinion, there is not the least ground to make; nay, I think it is almost impossible for us to make any such, if we consider, that if any officer should behave in such an illegal manner, or if any such private instructions should ever be divulged, a complaint would certainly be made in Parliament against such officer or such mii - r, and both might expect the highest punishment the Parliament could inflict.

But, my Lords, suppose that an officer

could, in such case, hope to evade all punishment before a court martial or in Parliament, yet even as the law stands at present, he could nothope to evade all manner of punishment; for if any officer should remain in, or return to any town, during the time of an election, and should make use of the troops under his command for over-awing the election, he might be indicted even at common law upon the statute of Edward 1, called Westminster the first; by the 5th chapter of which it is declared, that no man shall by force of arms, by malicentor by menaces disturb the freedom of any election, under the pain of grievous fine and imprisonment; which is so severe a punishment, that it is not to be supposed any officer would subject himself to it, at the desire of any minister, especially, if such officer were a gentleman of fortune and figure in his country, as most of our officers are at present, and I hope always will be.

I hope, my Lords, I have now clearly shewn, that there is no necessity for laying the officers of the army under any of the restraints or penalties proposed by this Bill, because they are already under as great restraints and penalties, as can be supposed necessary for preventing their attempting to over-awe any election, either by staying in, or returning to, the place where there is an election, or by making dise of the troops under their command, for disturbing the freedom of the election; and as it must be granted, that the restraints proposed by this Bill would expose us to great dangers and inconveniences, therefore I doubt not but your lordships will agree to the amendment I shall propose upon reading the next clause, and for this reason, you must agree to leave out those words which I have proposed to be left out of the clause now before you.

By the Amendment now offered, my Lords, the intention of the present Bill, and indeed of all such Bills, seems to be very much misunderstood; for it is certain, that all Bills of the same nature with that now before us, are designed as limitations and restrictions upon the power of the crown,' or rather upon the power of mi-

It was answered to the following effect:

crown, or rather upon the power of ministers acting under the crown. During such orders as they may from time to time his present Majesty's reign we are certain; receive from his Majesty's Secretary at that no encroachments will be made upon the freedom of elections, by means of the are subjected to very great punishments; artor; or by any other means; but this but for this disobedience, they are to be

6 gut not to present our mains such re-

gulations, as may appear necessary for preventing saca encroachments and ny fature reign; and as it has always been supposed, that troops quartered, or remaining in any town, during the time of an election, might be some so t of encroachan at upon the freedom of that election; therefore ever since we had any such thing as a standing army in this island, the ministers of the crown have thought themselves, in common prudence, obliged to order the troops to remove from every town, where there happened to be an election, and nor to return to that town till the election was quite over. This has hitherto been left to the prudence and discretion of the minis. ters for the time being; and the reason of doing so was, that we have never yet been certain, that a standing army would be kept up for any succeeding year; but now that we have continued a numerous standing army for so many years, and are like to continue it for years to come, it was thought proper not to leave that to the prudence of ministers, which might, in some future reign, be made use of for the overturning of our constitution; and therefore this House agreed to the motion which was made, for ordering the judges to bring in the Bill now before us: for this I must think, my Lords, that it was the opinion of this House that we ought, by an express law, to put it out of the power of any future administration, to neglect doing that, which all former administrations have, in regard to our constitution, thought themselves, in common prudence, obliged to do.

This, my Lords, was certainly your opinion, when you agreed to the order for bringing in this Bill; but from this opinion we must now depart, or we mast disagree with the noble duke in the amendment, which he has been pleased to offer; for if your lordships design by a new law, to lay a restriction or limitation upon the ministers of the crown, the execution of that law is not surely to be entrusted with those upon whom that restriction or limitation is designed to be laid; which would be the case, if the motion now made to us should be agreed to. It is true, the offi-cers of the samy are, by the Mutiny Bill and the Articles of War, obliged to obey suith orders as they may from time to time War, and, in case of disobedience, they are subjected to very great punishments; but for this disobedience, they are to be tried only by a court-martial, and whether

any such court shall be appointed, or whether such an officer shall be tried before such court when appointed, is entirely in the power of the crown, or more properly of the ministers acting under the crown, who are the very persons whose power was designed to be limited when this Bill was proposed. Can we then suppose, my Lords, that an officer who disobeyed such orders at the desire of a chief minister, would ever be brought before a court-martial, or tried for such disobedience? Your lordships cannot surely suppose any such thing; and therefore you cannot, in my opinion, agree to the amendment now proposed, unless you have departed from the design you had, when the order for bringing in this Bill was

agreed to. But farther, my Lords, let us consider who are the judges upon every courtmartial; they are all officers of the army, judges, whose commissions depend absolutely upon the pleasure of the crown; and shall we leave any thing relating to the freedom of elections, upon which the preservation of our constitution so much depends, to be tried only before such judges? The noble duke has told us, that an officer may, upon any sudden and unforeseen emergency, disobey, or act contrary to, the orders he receives from the secretary at war; and, is it not to be presumed, that a court-martial, composed of such judges, will admit of any emergency, as a sufficient excuse for disobeying such orders, when they know that such disobedience proceeded from private instructions, given by a principal minister of state? Surely we have not yet forgot what was one of the principal grievances complained of before the revolution: what was one of the first things redressed by the revolution: The general complaint was, and it was a complaint but too well grounded, that the judges commissions were all during pleasure; and therefore they were too apt to follow the directions they received from the crown, in any affair, where the ministers thought fit to give directions: have we not then good reason to be afraid that the judges upon a court-martial may, in future times, do as other judges during pleasure have done in times past? And shall we leave an encroachment upon the freedom of our elections, to be punished only by such judges? Your lordships did not certainly intend any such thing, when you rive inders for driving apthells, linew

brought before us; and therefore the learn-

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ed judges have very wisely drawn it up, in such a manner as to subject the disobedience of an officer, in the case now before us, to a trust at common law, which is the only method by which the Bill can be made effectual.

That the subjecting of an officer to several sorts of trials for the same crime, would be a hardship upon the officers of the army, cannot, my Lords, be an argument of any weight, when we consider that the preservation of our constitution is in the other scale: it has, in many cases, been thought necessary to subject the gentlemen of the army to be tried by the common law, as well as by a court-martial: even by the mutiny-bill itself, if any officer or soldier shall take quarters against law, or shall disturb his quarters, he is made liable to be tried by the quarter-sessions: and if, upon such trial, he be found guilty, if an officer, he is to be immediately cashiered: and I hope your lordships will think that an officer's disturbing the freedom of an election, is an affair of greater consequence than that of disturbing his quarters; and that therefore you will not think it a hardship to subject him to a trial at common law, in the one case as well as the other.

As to the dangers and inconveniences to which it is pretended we may be exposed, by laying officers under an absolute necessity of removing from any place where there is to be an election, and not returning till that election be over, they are founded, my Lords, upon suppositions, I am sure much more unreasonable than that of supposing, that some minister may hereafter do what he ought not to do: for to suppose that any such number of men can meet at any election, as may endanger the government; to suppose that all those men are such as will risque their lives and their fortunes, by joining in an insurrection; to suppose that they are all regularly armed and prepared for war; and to suppose that this concert can be carried on without the government's hearing a word of it before the day of election; is carrying suppositions, I must say, a great length, and endeavouring to persuade us, to leave ourselves exposed to real dangers, by frightening us with those which are altogether imaginary. Then, with respect to invasions, to suppose that an invasion may be made, and the troops landed just at the time, and at the very place where an election happens to be carrying on, we must first suppose, that

an express has gone over to let the enemy know the day appointed for the election; that, after their receiving this account, they embark their troops, sail, and meet with such a favourable wind as to bring them directly to the place where the election is, on the very day it begins, or willin a few days after; and to suppose that all this may be done in such a short time as what usually intervenes between the appointing of the day of election, and that day's coming on, is really carrying suppositions a most extravagant length. but, my Lords, if these were suppositions that could be made, they would be of no weight in the present debate: for it is in all cases, a certain maxim, that Inter arma silent · leges: ' upon any such accasion, the troops not only might, but ought to march into the town where an instart ction or invasion happens, notwithsunder it being at the time of election, activities among the law now proposed, and notwen taiding any law that is or can be made: in tones of such danger, men are all eyelademnified for what they may be obeged to do against the letter of the law, and a particenar act of parliament for this purpose, has always been passed as soon as the dan-

ger was over. As for any little riots or tumults that may happen at the time of an election, I caunot see, my Lords, why there is any more danger to be approperated toom them now than there was formerly, when we had no such thing as regular troops, either to prevent their happening, or to just them when they did happen. In former traces, the civil power was always found summent for preventing rists, or its quelling them and punishing the authors of them; and considering the service his tguest rots, which was lately made, and is still in force, I am sure it cannot be said, that the civil power is now less sufficient for that purpose than it was formerly. Besides, my Lords, we all know, that a riot or tumalt at an election makes it a void election; therefore it is alway the burness of those who have the strongest party, to endeawour to prevent all such; and indeed there is saidom or never any great riot happens, but what is occasion willy those viso leve a mind to make the election void, or by the magistrates, who preside at the election, doing some special state to the electors. But supposing that there may happen now and then a rew broken as als or bloody noses at an election, are we, on

that account, to have all our elections

carried on under the terror and influence of a regiment of soldiers? Or are we to give them a pretence to be present at all our elections, or to give every little magnetrate, or perhaps, a contact-house order, a power to call them in when he has a mind?

Even the noble lords who have spoke for the amendment, seem to the ik it congerous to give by law, to may retain a oficer, or in ignitiate of a little o rocal, a power to call in the troops during the 1 40 of an election whenever he pleases; and they likewise seem to think it dangerous to give, by law, a power to the officers themselves to remain in, or return to, the place where an election happens to whenever they thank it is commit, so the and ducht they prepose, the conmanding on cer for the time, I to be sested with this very power: the secretary at wir, indeed, is to be obliged to send a. orders for the troops to remove: but as the neale. Lo do themselves have extend ed it, the commanding officer may disober these orders in case of a a staldent in a conioreseen energency, wanout time a grant risque of being tried or punished by a court-martial for such disabedience; and we may depend on it, that such enough gencies will never be wanting, when a prime minister has a mind that the troops Stand reactions, or return to the page where an election is carrying on: nay, it will always be in the power of any returning of troopingistrate of a little borough, or of any custom-house or excise officer. to farm I the commanding officer of the troops with such an endigency, for we know that the troops have always a general order to be assisting to the enapose, and likewise to all officers of the revenue: and the store the returning of our min at all their pretend that he is appreciations of a tumult, and may demand the assistance of the troops; or a custom-house or were officer, may demen I then asktance in seizing or searching for smuggled goods; and this will be a sudden and unfor some gency, that was about the culting commanding officer of the trops for disobeying the orders he receives from the secretary at war, when any prime minister but insimuates, that such excuse tial, in case the officer should ever be brought to a trial for any such disobedience.

I am really surprized, my Lords, to find those who are so apprehensive of insures.

tions and han loas, and so very int to suppose dangers from thence arising, at the same time shewing themselves so very little apprel in very of future ministers, and so unwilling to suppose, that the constitution of this kingdom and the liberties of the people, can ever be in any danger from such designs. I am sure, my Lords, there is nothing more natural, than to suppose, thee we may have, in some future reign, an ambitious, rapacious, or wicked minister; and as the safety of such a minister can consist, act against them, so as to induct them at in nothing so much as in destroying the freedom of our elections, we must necessarily suppose that he will leave no stone unturned for accomplishing that wicked Bill now before us necessary; the design purpose; therefore we must likewise necessarily suppose, that he will send such private instructions, as have been mentioned, to the commanding officers of the troops, in all places where he cannot influence the election by any other illegal means; and as such a minister may probably have the sole management of his master, it is well known what lengths some officers may go, rather than risque their commissions by disobeying his private; are directed by the Bill, but you do not commands, or in order to recommend such an illegal obedience to ministerial instructions is not, indeed, to be apprehended from the present officers of our army, but they are not immortal; and we do not, we cannot know by what sort of men they may be succeeded; therefore I think it is absolutely inconsistent with the preservation of our constitution to leave those officers, who may hereafter encroach upon the freedom of our elections, to be tried only by those who may be guilty of the same crime, and at the sole pleasure of those whose interest it may be, whose safety may depend upon it, either not to try them at all, or to try them only in order to acquit them.

A prosecution in parliament is not to be apprehended, my Lords, either by officers or ministers, when by such illegal means they have got a parliament to their own liking; and as to officers being subject. to a trial at common law, upon the statute of Edward the 1st, I must observe, that if an officer or any other, should commit a breach of the pcace, by openly endeavouring to over-awe an election, or by openly intimidating any returning officer or elector, he might be inducted, trued and punished at common law upon that statute : but no officer or soldier can be indicted, tried

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and no shed at compon law, by virtue of to have the new or to examp from the place, or for returning to the place, where an election is carrying on : and the design of this Bill is, at least I always took the design of it to be, to prevent the officers or soldiers being present in any town or place upon any such occasion: for if they are allowed to be present, they my fall up ... theaty mys in idla es and even to over-awe the election, without its being possible to prove any overt common law upon the statute of Ldward the 1st.

This was, my Lords, what made the of the motion, was, and when your lordships agreed to that motion, I must think your design was, to make it criminal in any officer orsoldier, to be present in any place during the time of any election, unless he was there as an elector; but if your lordships agree to the amendment now proposed, you alter the whole intention of the Bill; you make it indeed criminal in the secretary at war, not to issue such orders as make it criminal in an officer or soldier to themselves to his favour for preferment; be present in any place during the time; of an election; at least, you do not make it a crime for which he may be legally tried at common law: nay, in my opinion, it will not be so criminal, after the passing of this Bill, as it was before; for, before the bringing in of this Bill; an officer did fiot know but that he might be brought to a trial at common law, if he remained in any town, our processit of the first of the tion: whereas hereafter, if he brings his regiment, troop or company to the very place of election, and plants centries to attend the poll-books, he knows how he is to be tried; he is to be tried by his brotherofficers in a court-martial, and I do not of the state of th letter that the transfer of the second after be put upon this last law, cannot now be so easily determined: and therefore I hope, your lordships will pass the Bill in the same shape the learned judges have brought it in, unless some more convincing reason than any I have yet heard should be given, for turning it into a shape very different from that in which it is at pre-

Iows: 7 . J. T.

My Lords; What was the design of other | lords, when they moved for, or agreed to, the order for bringing in this Bill, I shall not pretend to determine; but all I thought was intended, either by the motion or order, was, to lay ministers, in time to come, under a legal obligation of doing that which ministers in time past have alvayed newither a Cliff ting but what acose from the great regard they have always shewn to the freedom of our elections. From this regard, care has always hitherto been taken, when there was to be an election at a place where any troops were quartered, to send orders for the troops to remove to some other place during the time of the election; and all I expected was to be done by the law proposed, was, to enact, that such orders should always be sent upon every such future occasion. This was my only design when I agreed to the order for bringing in this Bill; and this design would be fully accomplished by the Bill when amended as has been proposed. I never indeed once imagined the their selliers would be absolutely, banished from any such place during the time of an election; I could not imagine, that it was to be made highly criminal in any officer to appear as a private gentleman in any such place, in order to visit his friends in the town, or to drink 2 glass with any gentleman of his acquaintance who might perhaps come into town upon that occasion; and I must think, that the passing of such a law would really be doing them a very great injury; it would be treating them as enemies, not as subjects; , at that time, even with the assistance of the whereas, while our army continues upon regular troops, the civil power was seldom its present footing, I think both the officers and soldiers ought to be looked on, not, only as subjects, but as subjects as much concerned as any other in the preservation of our constitution and of the freedom of our elections.

I was likewise, my Lords, far from supposing, or ever designing, that it should, by law, be put absolutely out of the power of the troops to remain in the town, or to return to the town where an election happened to be, even in a case of the utmost necessity and danger; for, though I do very great apprehensions of insurrections or invasions, yet I think we ought not to pass a law, which may tend directly to encourage them: it cannot, it is true, be supposed, that any such great number of men can meet at any one place of election, as they commissed the grace where her beech is

great number may meet in a few days me the place of the ere is an Elong to a therise vesute when a the bear, 111 / have but the or three days the for teat purpose, a to retain a fail the power of the traces in that he shoulded to disperse them; nay, to oblige the troops in that neighbourhood to march off and leave them; by which means two or three such bodies of men, formed at different places in the time of a general election, may be able to join together, and thereby form such a body as might endanger the government; then as to invasions, the very day of an election at any of our seaport towns, cannot indeed be known till after it is appointed; but after the writs are issued for a new parliament, the days of election may be nearly guessed at, and a foreign enemy, by good intelligence, might very easily take their measures, so as to come to land at some of our sea-port towns on the very day of election; upon such an emergency, the officer would certainly be excused if he marched his troops into town, in order to attack them; but fill they began to land, he would not venture the breach of such a severe law, and after their having began to land, it would be too late for him to march from the quarters assigned him during the time of election, which metal presery be it three or tear miles distance from that town.

With respect to tumults and riote, my Lords, the reason of the severe law against them is very well known, and may be remembered by several of your Lordships: or ever able to quell the riots and tumults that happened, till after they had done much mischief; and if the regular troops were quite out of the case, I am convinced we should, at many elections, have such tumults as could not be soon quelled by the civil power, though now armed with such a severe law; for your lordships. must consider, that such tumults or riots are seldom made, by those who have a right to vote at any election; and it often In the that's e cuit equilibries the contract, lend's some her sate them; at all which places, it is probable, we should have dangerous and very mischievous tumults, if the mob were assured, le is tra the d against them: they would very much des-place in their bas us a good here is Smar

for putting the law in execution, after that

proclamation was read.

As it might be of the most dangerous consequence, by an express law, to lay an absolute and a peremptory obligation upon the troops, not to remain in, or return to, any town during the time of an election, notwithstanding the greatest necessity and danger; so, my lords, it might be of the most dangerous consequence, by an express law, to give a power to the troops to remain in, or to return to such a town, whenever they thought there was any necessity for their so doing; but I hope your lordships will consider, that there is a very great difference between a power given by act of parliament, and that power which arises from the immediate necessity a man is under; in the first case, the prosecutor must shew, that the person prosecuted exceeded the power given him by law, which, in many cases, could not be so easily done: in the last, the person prosecuted will certainly be condemned, unless he can shew, to the satisfaction of the court, the necessity he was under: Thus, by the amendment now proposed, the secretary at war is to be obliged to send his orders to the troops to remove; and, by another law passed this session, the troops are obliged, under very severe penalties, to obey those orders; nothing then can excuse their disobedience, but some very unforeseen and dangerous emergency, and that emergency must be made appear to the court, by the officers who are guilty of such disobedience.

I am as sensible, my Lords, and as much apprehensive of the dangers to which we may be exposed, by the designs of wicked ministers, as any lord in this House, and shall always be for using all proper precautions against the designs of such. For this reason I agreed to the bringing in of this bill; and as I am of opinion that the amendment now offered, will not derogate in the least from its efficacy against such designs, therefore I can make no difficulty in agreeing to it; for by the bill, when amended as proposed, it will be impossible for any minister to encroach upon the freedom of our elections, by means of the army, unless we suppose all the officers of our army so abandoned, as to sacrifice their henour, their conscience, and their country, to the favour of a minister; which is a supposition, I am sure, we have no ground to make from past experience : as the officers of our army must always be subjects of Great britain, vogaminas appose

such a general depravity of manners among them, without supposing the same depravity among all other ranks of men in this kingdom; and against such a depravity it is impossible to provide: ministers will always have it in their power to betow preferments and rewards, upon judges at common law, as well as upon officers of the army; and in case of such a general depravity, we must suppose the former infected with it as well as the latter: in which case the freedom of our elections would be no better secured, by subjecting the officers to a trial at common law, than by subjecting them to a trial before a court-martial.

It is true, my Lords, it has always been thought improper to have regular troops in any place where an election is carrying on; and in this general opinion I readily join; I do think it is improper, but I cannot think it quite so dangerous as it has, in this debate been represented; for really I cannot well form to myself an idea of any practices that either officer or soldier could be guilty of, for over-awing, or encroaching upon, the freedom of an election, without exposing themselves to an indictment upon the statute of Edward the first. I am sure, if they threatened any elector, or, by force, prevented any elector from coming to give his vote, that elector would be a good evidence for the king; upon his single oath, a bill of indictment would probably be found by the grand jury; and I do not know but upon his single evidence, if corroborated with any cacumistones, trey might be found guilty upon the trial; so that I am apt to believe, it would be impossible for the officers or soldiers, to make use of any such practices, as would be effectual for over-awing, or giving a turn to an election, without exposing themselves to a certain danger, not only of being prosecuted, but of being convicted at common law, upon the statute I have mentioned; and therefore, unless we suppose a minister to have the direction of our courts of law, as well as of our courts martial, I doubt much if he could prevail upon many officers to join with him, in over-awing or encroaching upon the freedom of our cleet o si

That the Bill now before us, or the Amendment proposed, should in the least derogate from the Statute of Edward the first, is what I cannot, my Lords, apprehend: If an officer disobeys the orders of the acceptacy at whe, and rengers an, or

returns to, any town, during the time of the lipon this no on there was another dean election, he is, for such disobedience, l to be tried by a court-martial; but for any encroachment upon the freedom of an election, he is not surely to be tried by a court-martial; and therefore no trial by a court-martial can ever be pleaded in her, to an indictment upon the statute of Edward the first. By that statute, he may still be tried at common law, if he openly encroaches upon the freedom of any election; and by the Bill now before us, when amended as proposed, he may be tried by a court martial, and severely punished, if he keeps the troops in the town, or returns to the town where an election is carrying on, without a very immediate necessity for his so doing: by these two methods, I think, the freedom of our elections will be sufficiently secured, against all encroachments from our army; and therefore I shall be for agreeing to the amendment proposed.

The question being then put for agreeing to the Amendment, it was, upon a division, carried in the affirmative, by 70 to 35.

The metion for the Amendment, was made by the duke of Newcastle, and supported by the earl of Cholmondeley, the carl of Warwick, the lord Hardwick, and have induced you to bring in or pass any the Lord Chancellor: it was opposed by the earl of Aylesford, the earl of Abingdon, the earl of Anglesca, the earl of Chesterfield, the earl of Scarborough, the lord Onslow, the earl of Winchelsea, the lord Bathurst, and the lord Carteret.

At last the Preamble of the said Bill was read, and a motion was made, that these words, viz. 'To the end therefore that the same may be safely transmitted to posterity, and for the avoiding any inconveniences that may arise thereunto, from any regiment, troop or company, or any number of soldiers, which shall be quartered or billeted within any city, borough, town or place, where any elec-· tion of member or members to serve in parliament, or of the sixteen peers to re- present the peerage of Scotland in par-· liament, or of any of them, shall be ap-' pointed to be made,' should be left out; and that, instead of them, these words, viz. That it hath been the constant usage and practice, to cause any number of soldiers, · quartered in any place appointed for electing members to serve in parliament, to remove out of the same during the

"time of exception," should be substituted.

bate, in which the Argument for the motion was in substance thus:

My Lords; I have joined heartily with your lordships, in every step that has been taken, towerds the benigning in and passing the Bill now before us, and shall be ready to join in every future step, that may be necessary for completing so good a work. but, my Lords, there is one consideration that has all along given me a good deal of concern; and the present I take to be the proper time for explaining myself to your lardships, and for offering something to obviate the only inconvenience that is to be apprehended from the bill, as it now stands. It is an opinion, my lords, that almost universally prevails without doors. that no bill of this nature is ever brought into parliament, much less passed into a law, but for remedying some grievance that has been felt and complained of. It is true your lordships may, and do often, from your prudence and foresight, order bills to be brought in, and pass laws for the preventing of grievances in time to come, though no such gravance has before beefelt or complained of; but those who are not acquainted with your method of proceeding in this respect; those who are unacquainted with the metives, which may such bill; are always more apt to impute it. to your experience, in times past, than to your precaution for time to come: this consideration has, all along, given me great concern; I am afraid that evil-minded people may, from our passing of this bill, take occasion to throw unjust reflexions upon his Majesty's government, as if some use had lately been made of the troops, for over-awing or encroaching upon the freedom of elections; and as there is still a party in the kingdom, disaffected to his Majesty and his family, it is not to be doubted but that they will make use of this handle, for sowing jealousies and fears among his Majesty's best subjects.

This consideration, my Lords, weighty as it is, ought not to prevent our passing so good a bill; but I think we ought to take all possible precautions to prevent such a fatal consequence; and this, I think, can only be done, by leaving out some of the words in the preamble, and inserting others in their stead, as I shall immediately Your lordships all know, that propose. the bringing in of this bill, was not occasioned by a complaint against any use that has lately been made of the regular

troops; your lordships must be all sen- . Bill may occasion some surmises that permit any of his troops to be made use of, for over-twing or cacroaching pear the freedom of any election; and therefore, to satisfy the people, and to prevent his Majesty's enemies from getting any pretence, for throwing reproaches upon his government, I hope your lordships will agree to this amendment in the preamble, that these words, To, &c. (moved as before mentioned).

The Answer was to this effect:

As I have, my Lords, as firm an attachment to his Majesty and the presenthappy establishment, as any man in the kingdom, I can never hear his Majesty's name or his government brought into any debate without the utmost concern; and it has of late become so customary, to bring the sacred name of the King into every debate, that I wish there were some order or some regulation made, for preventing the practice in time to come. Shall we never find fault with any measure taken by ministers; shall we never propose any regulation for preserving our liberties, against any future wicked administration, but we must be told, it will reflect upon his Majesty and his government? My Lords, we are, upon all occasions, to distinguish between the King and his ministers; between the King's government and the ministers' administration: his Majesty and his government are so sacred, they can never be the subject of any of our debates, and therefore ought never to be mentioned; but the ministers and their administration, may often deserve our most severe animadversions: this distinction, my Lords, is not only known in this House, but is known to all the people of the kingdom; and therefore whatever surmises may be raised, whether just or unjust, they can never affect his Majesty or his government; because, it any it ng has a restriction concept conought not to be done, every man must suppose it was done without his Majesty's knowledge, and will never meet with his

With regard to his Majesty then, my Lords, or his government, your lordships have no manner of reason to be under any concern, about the consequences of this Bill, or to alter or add any words for preventing any consequences it can be atteled d warm 15 to the heasters want mistration, indeed, I do not know but this

sible, that his Majesty's wisdom and good-, may affect them, and it is impossible to ness is such, that he would, by no means, prevent such : for the very bringing in of this Bill, will certainly give ground to suppose that some irregular use has lately been made of the troops, with respect to elections. I shall agree with the noble Lords of the other side of the question, in this, that it is the general opinion, that such bills are seldom brought in, but for remedying some grievance that has been felt; nay, I'll go further, I believe there is a great deal of reason for such an opinion; for it is very well known, that when any Bill is offered for preventing a grievance, one of the most powerful arguments made use of against it, by a certain sort of men, who always oppose such Bills, is, that such a grievance was never yet complained of, therefore why should you apprehend it, or make any provision against it? And this argument is generally found to be of such weight, that people seldom venture to bring in or propose any Bill for preventing a grievance, till after it has been severely feit, and generally, as well as loudly complained of. As this is generally the case, I do not see how it is possible to prevent such surmises against the administration; and what is now proposed to be inserted by the noble duke, will, I am afraid, add credit to such surmises; for the words he processed a col, we heretand be taken it do any of people without doors, as inserted by the ministers, by way of vindication; and I remember an old saying, which upon this occasion, I must beg leave to repeat; 'Nescio quid mali secum fit expurgatio.⁷

> For this reason, my Lords, the words proposed to be inserted, can in my opinion no way contribute to the vindication of the ministry; and as they seem to imply a compliment, not to his Majesty's government, but to the minister's administration, I think it below the dignity of this House to pass such a compliment, when we do not know whether it be true or not; for, as we have made no enquiry; as not the least proof has been laid before us: we cannot as members of this House, declare that it has been the practice, to cause the soldiers, quartered in any place appointed for electing members to serve in parliament, to remove out of the same during the time of election. Nay, I am sure we cannot with any justice say, it has been the constant practice; because it has been lately affirmed in this House, hy persons of great authority, and not contradicted, that it has

not been the constant practice; and therefore I hope, even the noble duke himself will agree, to leave the word constant out

of the amendar of he proposes.

But now, my Lords, I come to the words proposed to be left out; and there, ; indeed, we have reason to apprehend surmises, surmises of the most terrible nature, because they will not only affect the administration, but the honour of this When the people hear that a House. Bil was brought in by the learned mages, for transmitting failly to our post ray, those rights and privileges we received from our ancestors, by preventing the influence of officers and soldiers in our elections; and when they hear that we first struck out the clause for subjecting officers and soldiers to a trial at common law, and then struck out those sacred words in the preamble, will they not naturally surmise, that we struck that clause out of the Bill, and those words out of the preamble on purpose that those rights and privileges, which we received from our ancestors, might not be transmitted safely to our posterity? Will it not be surmised, that the necessity for such a bill was so evident, that there was no withstanding the passing of some sort of bill, but a majority of this House had taken care to leave out all those words and clauses, which the learned judges thought were necessary for making it effectual? These are surmises, my Lords, we ought highly to regard; and considering the solemn manner in which the bill was brought in, considering the character of those who prepared it, considering the importance of the affair it relates to, we have great reason to apprehend, that there will be such surmises.

The inserting of these words at the end of the preamble, shews the care and concern the learned judges have for the preservation of our constitution, and looks something like the invocations which, upon all such occasions, the ancient heathens made use of towards their gods; so that there really seems to be something sacred in them, and I cannot but look upon it as a sort of devotion, when I argue against turning such sacred words out of the preamble of this bill. These words are no way inconsistent with the compliment proposed to be inserted; so that if your lordships should agree to make this compliment, you may, nevertheless, leave the other words standing as they are; I cannot really form to myself the reason for expunging them, unless it he to suppose,

that you are afraid of giving the people to high a notion of their rights and provileges, and too warm an affection for them, which is an apprehension I amour none of your lordships can entertain; and therefore I hope the oble duke will the arop his motion whomy, or at east the first part of it: but if he insists upon the whole, it ought certainly to be separated, because some lords may be for no the words proposed to be inserted, and against leaving out the words proposed and against leaving out the words proposed be left out; and other lords may perhaps be of a quite contrary opinion.

To this it was replied in substance to

Whatever there may be, my Lords, in that distinction between his Majesty's goveriment and the administration of he ministers, however well it nav be understood in this House, I am atreid it is not so generally understood with ut doors, and therefore I hope your lordships will all agree with me in this, that it can be of r , service to his Majesty or to his government, to raise groundless and false sur. imses against the administration of his innisters: at las it cannot be said, as long cannot be the least pretence for saying, that ever any election was over-awed by the regular troops, therefore I think it is absolutely necessary to insert in such a bill as this, some words for preventing in such surmise; and I must think, that no words can be invented more proper for that purpose than those that have been proposed. There may, perhaps, have been one, or a very few late instances, where the troops did not remove from the place; of election as usual; but if that affair were enquired into, it would, I believe, appear, there were very sufficient reasons for their not removing; such reasons as, I believe, would convince every lord of this House, that it would be of the most dangerous consequence to pass this bill, in the shape in which it was brought in However, to svoid any farther dispute in this particular, your lordships may leave the word 'constant' out of the amendment that has been offered, and then, I hope, that part of the amendment will be unanimously agreed to; for to declare the truth upon any occasion, I can never take to be what is properly called a compliment, nor can I take such a declaration to be below the dignity of this House, especlady when necessary for pecenting a Just surmises, which, it must, at least, he

granted, could be of no great service to bis Majesty or his government.

I take it, my Lords, to be a general rule, to the learning to be inserted in any bill; for the shorter any law is, it is certainly the better, provided the meaning and intention of the law in take and characters, extracted,

To all the one and the ecessity words, inserted either in the preamble or in any of its clauses, serve only to confound the to a raise doubts and difficulties, when it comes afterwards to be applied to any particular case that may occur. Of this nature I take those words to be, which are now proposed to be left out: I look upon the march of a core of the saperfluous: for the end and intention of the Proceedings of the processing of the every clause of it; and therefore it is very unrices by to decime at the plentide, for what end it was proposed or passed: this, my Lords, I take to be the true and the only reason for moving to have those words left out; and the reason is so strong and so obvious, that I think it impossible the lens of their outsite dd occulled my unjust reflexions against the administration er again to the homour of this Hande; and, as the reason for inserting the other words, is as evident as the reason for leaving these out, I think there is no occasion for sealing the two parts of the question; being convinced that an those who are against any on the re of it, will be against the whole; as, on the contrary, that all those who are for any one part, will be for the whole, as it now

After this, it being agreed to leave the word 'component out of the Amendo ent, the question was put upon the comment so amended, which, upon a division, was ented in the official to the took the the office of the took the comment of the Amendo of the carls of Cholmondeley and Supported by the earls of Cholmondeley and Carlisle. The speakers against it, were, the earl of Chesterfield, the lord Bathurst, and the lord Carteret.

Next day the lord Delawar reported from the committee of the whole House, the late to the most of the clerk, the earl of Aylesford moved, for recommitting the Bill; upon which the question was pure, but, upon pairs, soon it

was carried in the negative, by 61 to

Then the first Amendment was read a second time, which was to leave out the latter part of the preamble, and to substitute words instead thereof, reciting, 'That it had been the usage and practice, to cause any number of soldiers, quartered in any place appointed for electing members to serve in parliament, to remove out of the same during the time of election,' as before mentioned. When he my objected to, after some new debate, the question was par, Whether to gave with the committee in the said amendment? It was resolved in the affirmative, Content 61, Not Content 33.

Protests thereon.] " Dissentient'

" L. Because we conceive these-words, (to the end therefore, that the same may be safely transmitted to posterity, and for ' the avoiding any inconvenience that may arise thereunto from any regiment, troop or company, or any number of soldiers, which shall be quartered or billeted within any city, borough, town or place, where any election of member or memhers to serve in parliament, or of any of 'them, shall be appointed to be made)' extremely proper in a Bill, calculated to preserve to us and our posterity the enjoyment of our liberties, by securing the freedom of elections; besides that, in our opinion, it seems very extraordinary, to leave out words that singly intimate our desire of transmitting to posterity, the liberties we enjoy ourselves.

2. " Because we cannot conceive, that there was any weight in the argument urged for omitting these words, viz. " That they carried an importation, that some facts had been committed contrary to the freedom of elections, which this Bill was to prevent for the future:" whereas in our opinion, it is so much the contrary, that we think the leaving out these words, the natural importance of which carry no imputation at all, may possibly be construed as a consciousness of some irregular use made of troops at elections, which, it talget be up, themsel, these words night point out, especially since reports of that nature have of late been spread, whether well-grounded or not, we do not take upon carselves to determ (._____ (Store l,)

Denbigh, Chesterfield, Litchfield, Bolton, Thanet, Carteret, Beauierd, R. Lincoln, Coventry, Cinton, Bulkance, Crossep, Huntington, Cobham, Bathurst, Shafterbury, Boyle, Montjoy, Ker, Bridgewater, Anglesey, Gower, Foley; Vachelica and Nottingham, Haversham"

The three next Amendments were read a second time, and severally agreed to.

Then the fifth Amendment was read a second time, being to leave out these words, viz. And every such regiment, troop or company, or other number of soldiers as aforesaid, shall, upon the receipt of such orders, march. Proposed to agree with the Committee in the said Amendments. Which being objected to, after debate, the question was put upon the said proposition, and it was resolved in the affirmative. The next Amendment was read a second time, and agreed to. Then the next Amendment was read a second time, being to leave out the second enacting Clause, which was, to inflict penalties and punishments on officers and soldiers, who should refuse or neglect to remove out of places, at the time of elections, and to substitute words, inflicting punishments on the secretary at war, in case he neglects to issue orders for such removal. And it being proposed to agree with the Committee in that Amendment, after some new debate, the question was put thereupon, And it was resolved in the Affirmative, Content 64, Not Content 83.

" Dissentient'

1. "Because we conceive, that the leaving out this clause, is, in reality, defeating the effect and intention of the whole Bill: a Bill thought so necessary by the whole House, that the learned judges were unanimously ordered to prepare and bring it in, in lieu of a clause to the same purpose, offered to be inserted in the annual "Act to prevent Mutiny and Desertion."

2. "Because we think it much more necessary, that officers and soldiers should be subject to be tried by the civil power, for an offence of this high nature against the constitution in general, than for quartering a man contrary to the method prescribed by the act to prevent mutiny and desertion; for which crime they are, at present, liable to be tried and cashiered by the civil magistrate.

S. "Because we conceive, that this offence being an offence of the highest nature against the civil government, is properly cognizable by the civil magistrate enly, and most improperly reserved to the

determination of a court martial. Often against military discipline are justly reserved for the decision of a court martial of consisting of present of the court martial from a continuous and the decision of a court martial judges; and, by a parity of reasoning, we conceive the civil magistrate the fittest judge of civil offences. We cannot therefore but fear, that a court martial may consist of persons who may be at least ignorant, and, possibly hasty and parnal judges of the merits of an election.

4. " Because the intention of the Bill being to prevent any insults from troops during the time of elections, we should provide against all possible dangers; and though, during his Majesty's reign, we apprehend no ill use will be made of the troops; yet, in future times, ministers may prevail whose unpopular and detested administration may leave them no hopes of security from a free elected parliament, and reduce them to the violent and illegal nuthed of employing these troop, hope up by the corruption of one parliament, in the forcible election, or rather nomination of another: In which case, no remedy can be hoped for against officers so offending, since, as the act now stands, they can only be tried by a court-martial, and a court. martial can only be appointed by the crown; and, consequently, the samewicked minister, who may hereafter advise such an attempt upon our constitution, will not be likely to permit his guilty agents to suffer, but the merits of their crime will carry impunity along with it.

5. " Because we cannot conceive that the arguments drawn from a possibility of a riot at an election, or of a rebellion or invasion during the time of election, wherein the assistance of military power may be necessary, were in any degree sufficient to induce the House to leave out this clause; since, in the case of a riot, the civil magistrate is already armed with a vigorous penal law, known by the name of the rist act; and in the case of a rebellion or invasion, it is well known, that this and all other laws would be silent. But on the other hand, we apprehend great inconveniences may arise, if troops have liberty to march into towas during the time of the tions, at the requisition of a partial and correpted and migistrate, who is aveall a majority he dislikes, a tamult, and supply with force the want of interest of an unknown and unqualified candidate; by which means the voice of the people may be

drowned in the noise of arms.

6. " Because we apprehend, that a very injurious and dangerous construction may, by malicious people (too speciously) be put upon the leaving out of this clause: that although the unpopularity of rejecting the Bill itself could not be withstood, yet the eluding and enervating the officacy of it had been directly brought about: which supposition, however groundless, may give great uncasiness and apprehension to many of his Majesty's good subjects, and may bring very great unpopularity upon the administration. An evil, by all possible means to be prevented; since hate begets hate, and an administration, become unpopular, will soon become desperate, and may endeavour to strengthen their crazy and rotten foundation, by tearing away, for their own use, the corner-stones of the liberty of the people. (Signed) Ches-

terfield, Clinton, Ker, Denbigh, Coventry, Montjoy, Litchfield, Coventry, Montjoy, Litchfield, Berkshire, Bridgewater, Bolton, Craven, Thanet, Huntington, Carteret, Cobham, Beaufort, Bathurst, R. Lincoln', Shaftesbury, Boyle, Winchelsen, Haversham,

"We differ for the above-mentioned Reasons, except the third, (Signed) Anglesey, Gower, Foley."

Debate in the Lords on the Salt-Bill. April 25. The Bill for granting and continuing the duties upon Salt, and upon red and white Herrings, for a term therein mentioned, was read a third time in the House of Lords, and a motion being made for passing the Bill,

The Lord Bathurst stood up and spoke to this effect:

My Lords; Though the arguments against this duty, and against this destructive method of raising money, were so fully stated and explained when this duty was last revived, that nothing now can be said upon the subject; yet as there are now several lords in this House who were not here at that time, I must beg leave to repeat one of the arguments then made use of, which is, I think, now stronger in several respects than it was at that time. Figures, my Lords, are stubborn things, there is no twisting them into any shape but that which is natural and right; and some facts are so evident and so notoriously known, that they cannot be denied or controverted. From these, my Lords, it must appear to every man who understands the common rules of addition, that the nation must, in

nine years, pay near 800,000% for the 500,000% which by this Bill is to be raised for the current service of the present year: for as this sum of 500,000l. is to be immediately borrowed at an interest of 4 per cent, we must pay the interest upon that whole sum, or very near it, for nine years, which is an additional sum the nation must at last pay, amounting to near 180,000l. Then, my Lords, the expence of raising and collecting this tax for four years longer, nast likewise be ill peal by the nation, and this will amount to at least 120,000k more, for, according to the lowest computation, the expense of collecting this duty has always been reckoned at 25,000l. per annum for England, and 5,000% per annum for Scotland; this amounts to a yearly sum of 30,000%, which in four years amounts, as I have said, to the sum of 120,000%. Thus, my Lords, from figures and facts it is plain, that for the 500,000% now to be borrowed, the nation must, in nine years, pay 500,000l. for principal, near 180,000l. for interest, and 120,000% for charges in collecting, being in all 800,000l .- We have heard it, my Lords, strongly inculcated, both this seasion and last, that, upon the present emergency, we ought to endeavour to give foreign powers great ideas of the wealth and the strength of this nation, and of our readiness to engage in the war, in case we should at any time hereafter find it necessary so to do. This, we have been told, would oblige them to set bounds to their ambitious views, and give ear to those reasonable terms of peace which his Majesty was to propose; but when it is spread abroad, that now, in a time of peace, in a time of profound tranquillity, we are borrowing money at the rate of 60 per cent. for the current service of the year; will any power on earth imagine, that we have any wealth or power left, or that we dare enzage in an expensive and diagerous war? Surely, my Lords, we must admit, that there is some sort of parallel between the circumstances of a nation, and those of a private man; and I submit to your lordshipe, if you would not look upon a man in private life as a bankrupt, if he should attempt to borrow money at a premium of 60 per cent. Therefore I must conclude, that the powers now engaged in war, will, from the very case now before us, look upon this nation as bankrupt, and will reckon us as unfit for engaging in a heavy war, as a bankrupt in private life would be for commencing an expensive I VOL. IXI Tred mage digitised by the line vectors of NS Deliption I have the tisation I not

to stop thing erso, so or ion can contest to a classic pools to fine the to a thought to ans of the trian , or to give a rothe res at we reachich he Wajest stop pese, I have to your load-5 4-11 1

Till by an week as made, but the question called for, which her a accordinga put, was carried in the administra-

without a division.

Debate in the L rd on the Sinking-Fund I' !. The some day, the I of for chablight Wenter to anyth in or m least or the Solar; I al, for i a FERT COLUMN CORD TO BE T true, a. . inc. n ri is bene passed, the abeing one old, there are the a long , chete, in while the reame to against the Bill were to this elect."

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In a D bereat stant or order the Selling Emal to the service of the present year

Cer. I med list see regulation in the gold, rate by the Salsmy 1 of the grant street taked we of the Sun a great, the heeton Charlet en a to a Towns and a trest to a wall the way for the taken out there tout a beautiful and the else that could not have procee Last year of embola is which offer there was the emise of popular or persons to go have to it in elections. That is more, in It would never son the bord to see the we had applied the march to the

payor of the life
Thep is a life of the condition of the becomes the crid wand 'pport. I commonly bull to contract "the body laws is needed to the body laws as a law laws a right hand, the simple my beautiful to and then we are the tax and end where there is easen by an easy contract the section of the sect ther, acrest, the then debts neight be sense. paid, in the reason to printing this master in the Companies, was that you as It more easily in the a course a for reasonable of ources them you could fact of particular per a these compares hought a door, the mersecured the supply But retail now taken well the tally prevent in concern being part. It may be easy for an add mst a then but it is a rate the government. The safety of the nation depends on a right application of this fund

Elsting Salit

I have even by Lords, heard it and as of the two Iters, as the consent top or operatout reduction that a we distingued Is M -to brade, a dualitoti continder, or the not on arrong for years. In any Fredrikason miner , dans in g applied, and or solver as de t rot; and I that never was, no core a reast, all within the same too, the credit a it's public to believe a tion of the I Ten an great com prion to. To the country of a read of the country of the coun The same than the same of the same trust off en an alternation seems band a growing and for that hothis on friends observed

T. 37 ' cor to lest 14 in dions in 1040, the denier seize to vingt. King William's reliable to the denier seize to vingt. King William's reliable to the seize to vingt. King William's reliable to the seize to vingt. The keeping up of the seize to be a sub-continued to the seize to be a sub-continued to the seize to be a sub-continued. and they resolved against a Studtholder, till ne-

dheart ine ne a controller, and affice is an efforce. It is a sent to a first a sent to a first a sent to a first of stores and a first of the first discrete them count discount to ".C. ! this fund the fee may slip through our The Crems have been Level c year with another from 17.2 In the war they we 1,000 less. The Excised the rais ...) . Les ; in erche mit is manu L. C. 1959. This will recure the Sak ag Proceed wif we have a war. The and therefore's sisses upon poste, and therefore

Merce . It was to the nature merce & to she we can it. . a cour forces to he at a this has we can the animal forces to the decrease on I ad a such that a thorough the decrease of the particle of the particle of the particle of the particle of the theory of the

11. Potterst It send in the very art, that the surplies of the son pryne delt, and until else has a trather out sea term belief matre am inducement that the pulse de to should be paid. Tore were will see the is time of peace you ar feed to select one so creditions in each ether have taked one to you have made a second mortgage. Tof

entry break and a tree in the took us to be in a flourishing condition, to to take, of the action of giving them the Especialis according them in the last war, in case they should, et a , the be a section en emines o contraction of the were in a condition to revenge any insults they should offer, and to give a check to their ambitious projects: But the bill we bave just now passed, and the bill now before us, will quite change the scene: To see us in the time of a profound peace, not only continuing, but mortgaging one of the heaviest and most dangerous taxes, under which our people groan; to see us laying violent hands upon that sacred fund which h werser and poymer of r debts, which stands actually mortgaged to the public creditors, will make the whole world believe that the nation is reduced to the lowest ebb: This will of course transfer the pleasure from our friends to our enemies: The former may, perhaps, pity and bemoan, but the latter will most heartily despise and contemn us.

My Lords, when the Sinking Fund first began to be nibbled at, I was afraid of the consequence, and I foretold what has now come to pass. I foretold, that the next current service of the year, and I am

who as viding if the footbook of that you are not obliged to pay them off, will talk otherwise when a time of difficulty comes. We are which my set trainer and our delts some lay by rely adout by me p shilling in a better condition than we were. You are not able now to pay 4s, in the pound: no that ke to the tange ry a rot lay of it on Mr. Lowndes said, the nation could not pay above 5 millions. you now with 2s. pay above 6 millions. I do not hope to throw out this Bill, but oppose it because it is against right.

Newcastle. Near 4 millions are wanted for the current service of this year: which may

be increased another year.

Ilay. These lords 2 years ago were for applying the Sanking Fut 'to receipt the time to the time to the asome times. They will to it then in the direct contrary way of thinking, and protested upon it. The land tax is the most grievous. In some instances the less a man batuthe more hep as

But t It was about the trees should be redeemed by paying them, which is a pro-per application of the Socking Pand.

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a rad, there a e some among ve, the already begin to think of making it a building instead of a Sinking-Fund; I am afraid, there are some who have already formed a project, of making it a fund for comment is now no day instead of the gra fund for paying off the old; and this I am the a mand (1), by se of the cor doctrine we have heard advanced in this House, That the public creditors have no . . Tight I hardelen, that they have no title or right to demand any thing of the government, but the regular

and therman and I want Las was to me a doctrine entirely new, a doctrine which gave me the utmost concern, because I looked on it as a prolude towards the mortgaging of that sacred fund, for bringing a new debt upon this nation: and the application, which is to be made of that fund, by the bill now before us, I look on as a paving of the way for that pernicious project; so that what I am this day to say upon this subject, I shall say, dom and prudence, or some very unexpected accident, gives a most agrecable disappointment.

But I hope your lordships will now take

this doctrine into your consideration, and will this day dismiss it with that contempt it deserves, in order to prevent the pernicious consequences with which it is I have always looked upon bills, upon than or or removed a berrowed, as contracts between the public and the printer and to be the new upon the credit of such bills; and when considered as such, it is certain all the Carandon of the mought to be most religiously observed and most punctually fulfilled. In this light let us consider the Sinking-Fund: The taxes from which that fund arose, were all at first mortgaged to the creditors of the public, every shilling arising from such taxes were, by the express words of the bills, by which those taxes were first established, mortgaged for payment of the principal and a st, or it least the interest of what money was lent upon them; the laws by which those mortgages were made, are still subsisting, they stand as yet unre-pealed, they cannot be repealed, but by the consent of those, who lent their money upon them, or by the consent of those post set las not stand in the pare of the

first lenders; and while these laws stand

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unrepealed, while there is a shilling due upon any of the mortgages thereby established, it is a breach of public faith, to apply any part of the produce of those taxes to another use, without consent of those, who have now a right to the mortgage. I do not know, indeed, but in this case, the tacit consent of the public creditors may be thought sufficient; but this is not the only consideration; we ought to consider what is the interest of the nation in general, and every man who cor- acrs the general interest, must conclude, that the sooner we pay off our public debts, the less they will coat us in the end, the less interest we shall pay for them, and the sooner it will be in our power to free the people from some of those taxes under which they

now so heavily groan. I have already shewed, my Lords, what a prejudice the Bill now before us, may be to the credit and esteem of the nation abroad; and as I look upon it as some; sort of encroachment upon that national faith, which is engaged to the creditors of the public, by so many solemn acts of parliament, I must think it will do a great injury to carpel e engly at hore, ancerg all men who seriously reflect and consider . the consequences of things: These are fatal consequences, but these, my Lords, are not the most fatal! The diverting of this sacred fund, and applying it to the current service of this year, is, in my opinion, one of the greatest injuries that can be done to his Majesty and his family: To apply this find to creek water, in order to prevent the people's being sensible of any new expence that has been brought upon them, and to enable ministers to provide for that expence, which their measures have made necessary, without laying any new tax upon the people, may perhaps be a good temporary expedient for an administration; it may give a minister an opportunity to vaunt, that he has relieved the landed interest, that he has charged them with but one or two shilla is a the form, and by this he may put off the evil day for the time of his administration: But this, my Lords is ruining his master, it is an undermining of the government. Administrations are fleeting things; ministers are always changing; a mear, temperary expedient ray do for a minister, who has no view beyond the term of his own administration; but his Majesty's government is permanent, I hope it will endure in him and his family for ever ; and to make use of any little, temporary

expedient, which may in the end great,y endanger or distress his Wajesti's general ment, or the government of my of ms ia. mity, is a most imprudent step, at present my Lords, I shall call it by no worse a name. The Bill now before us, I must look on as such an expedient ; it is nothing but a temporary expedient for concealing from the people, the expence which the nation is to be put to for this ensuing year; In a few years the people, who are now eased by this expedient, will all be gone; in a short time, few or none of them will be alive to express their gratitude for the ease they now meet with; and as the ease given to the present generation, will fall with double weight upon posterity, they must necessarily grown heavily under the burden; they will have reason to complain. they will have reason to murmur, and most of them may, from that only cause, become disaffected to his Majesty and his family.

If we have any respect, my Lords, if we have any regard for the illustrious family now upon the throne, this consideration ought to make us t emble, when we hear any such expedient mentioned, as that now before us. But there is still another consideration which ought to have great weight: If we have a mind ever to be free of that load of debt the nation at present labours under, particular care ought to be taken, to make a proper application of the sinking-fund during all times of peace; for if this nation should happen to be engaged in a war, we cannot suppose, that the sinking-fund will amount to near so much as it does at present; I am indeed afraid, it would, upon such an emergency, almost entirely evanish; and this ought to be particularly taken notice of by these, who may now perhaps be forming projects for raising new debts upon the credit of the sinking-fund. The true nature of this fund, is very little understood by those who imagine, that it has been all got from the diminution of the interest payable to the creditors of the public. It is very well known, that by the diminution of interest in the years 1717 and 1727, we got in the whole but 697,000% annual income, and out of this sum we ought to deduct the annualsum of 100,000% since added to the civil list, we ought to deduct the Salt-duty, which has been lately taken from the sinking-fund, and made a fund for contracting a new debt, and we ought to make many other doductions I could name, all which, added together, amount to the yearly sum of above 690,000%, so that properly speaking, it is but a most inconsiderable part of the present sinking-fund, that can be said to arise from the diminution of interest payable to the creditors of the

The real and the chief foundation of our present Sinking-Fund is to be looked for, my Lords, in a very different article; the greatest part of it arises from the encrease of our taxes above what they produced in time of war. The product of it serves, which were imposed for payment of any money raised during the war, was computed according to what they brought in yearly at that time; but now in time of peace, every one of those taxes produces n great deal more yearly than it did at that time, and it is from this encrease, that the greatest part of our present sinking-fund truly arises. This will appear evident from comparing the produce of our customs and excise now in time of peace, with what they produced in time of war. In ten years of peace; at least a sort of peace, from Christmas 1722, to Christmas 1732, the customs produced, upon an annual medium, 1,603,805% whereas in the last ten years of the war they produced, upon an annual medium, but 1,260,7321. the difference of which is 343,079l. yearly produce more in time of peace than it was in time of war; but there having been an alteration made since the year 1712, and before the year 1722, in relation to the drawbacks of the old subsidy, and in relation to the duties on coffee, tea, chocolate and brandies, which, since the year 1712, and before the year 1722, were taken from the customs and turned into excise, the produce of both these articles, which we may reckon at least at 200,000%. annually, ought to be added to the annual produce of the customs for the ten years, from Christmas 1722 to Christmas 1732, or it ought to be deducted from the anmual produce of the customs in thelast ten years of the war; in either of which cases, it will make the difference between them 543,073l. yearly encrease in the branch of our customs only. Then, my Lords, with respect to the excise, we shall find, that the excise on beer and low wines (without including that on coffee, tea, chocolate and brandies) for three years, from Midsummer 1729 to Midsummer 1732, at an annual medium, amounted to 1,238,902/. and the same excise in three years of the war, from Midsummer 1709 to Midsummer 1712 (being the only three years after the with debts, they cannot be said to have

additional third) was, at an annual medium, but 897,662l, the difference between which two produces, is 341,240% yearly produce more in time of peace than it was in time of war; and these two yearly encreases amount to the sum of 884,815% which comes all in yearly to our sinking-fund, by the encrease of our taxes now in time of peace, more than they produced in time of war: It is true, it may be said, that the duties upon coffee, tea, chocolate and brandies, have likewise greatly increased, and therefore the whole sum of 200,000% ought not to be deducted from the 1,260,732l. Let us then deduct a proportional - en, which is 157,2214, the produce of the customs in time of war will then appear to have been, at a medium, 1,103,508%. but then the encrease of the duties upon coffee, tea, chocolate and brandies, or the difference between 200,000/. and 157,224/. which is 42,776l. must be added to the produce of the customs in time of peace, in which case, the whole will amount to 1,646,581% so that the difference comes out to be the same.

I hope your lordships will excuse me for making use of so many calculations; for the affair now before us is of such importance, that it deserves the most serious, the most minute consideration; Figures, my Lords, cannot err, and by them it evidently appears, that near 900,000% of our present sinking-fund arises annually from the encrease of our customs and excises: can we suppose, that such an encrease would continue, if this nation should be involved in war? Are we not rather to suppose, that both would suddenly decrease, and would in a short time come to the same, or very near the same standard they were at during the last war? In such a case could we hope to discharge any great part of our debts yearly, by means of our sinking-fund? Could we hope to contract new debts, or to support a heavy and expensive war, upon the credit of such a fund? Those who are just sicking and ready to perish, may catch hold of any twig, may build their hopes upon any chimeras; but I hope this nation is not yet reduced to such a condition, as to trust to a twig, which must sink as soon as we catch hold of it; I hope we will never place our security in any thing, but what has a solid and a lasting foundation; and a solid and lasting foundation we can find nowhere, but in the real wealth and hearty affections of our people: while the people are loaded

real wealth; while they are over-burdened with taxes, we cannot expect their hearty to them, and a training out to so the relieving them from their taxes, and for gaining their affections, as a most religious application of the sinking-fund, to the uses for which it was originally intended, I must therefore be against the misapplication proposed by the Bill now before us.

To this it was answered, in substance, as tollows:

My Lords; It is to me really surprizing to hear some noble lords declaring the great concern they have for the credit of this nation abroad, and at the same time, with the same breath, doing all they can, to lessen the credit and the esteem of this nation among foreigners, by endeavouring to establish it as a maxim, that even the parliament cannot dispose of the sinkingfund to any use, but that of paying off some part of our debts, contracted before the year 1716; for if it were so, it is certain no foreign power would have such a high notion of the power and the strength of this nation as they would naturally have, if they knew that we had a million sterling coming in yearly, without laying any one tax upon our people, which we might as we thought fit, apply, either to the paying off some of our old debts, or towards raising forces for our own defence, or for assisting our friends, or punishing our enemies. I must therefore think, that every man, who has a true regard for the credit of this nation among foreigners, will, when he considers the affair thoroughly, endeavour to establish the contrary maxim; and I hope this House will, by passing the Bill now before us, endeavour to convince all foreigners, that we have a power, when we think it necessary, to apply the revenue of the sinking-fund, towards their assistance or correction. When foreigners consider, what great expence we have been at this year, in augmenting our forces both by sea and land; and that notwithstanding such an expence, we have laid but two shillings in the pound upon our land, I am sure it will give them a greater opinion of the wealth and the power of this nation, and will contribute much more towards our credit among them, than the paying off a million of our debt could possibly have done: they will consider that we may continue the same forces as long as we have a mind, without raising any new taxes upon

the proper, and the later were considerable necessary we may make very considerable what is usually paid in time of war; and therefore we rest the the current services, are the most prudent that could have been taken, for establishing the credit and esteem of this nation abroad; and that they are no way inconsistent with any obligation we are under to the creditors of the public, I shall endeavour to demonstrate.

then appears, to Lords, the peace creditors had a right to insist upon it, that the Sinking-Fund should never be applied to any thing, but the paying off some part of the debt due to them, yet it has been admitted, that their tacit consent would be sufficient for giving the parliament a power to apply it to other necessary purposes; and as no objection has been made by any of the public creditors, to the application now proposed; as every one of them is, I believe, glad to hear of its being so applied; therefore from any supposed right in them, no objection can be made to the bill now before us; so that, at present. it seems to be an unnecessary dispute, whether the creditors have any right in this fund or no. However, as it may, in my opinion, very much lessen our credit abroad, as it might subject this nation to very great inconveniences, to suppose, that estable periment total retus the sinking-fund to any other purpose, if the creditors should think fit to object to that disposal; I hope your lordships will give me leave to state that matter, in the light in which it appears to me.

If the public creditors, my Lords, have any right to demand, that the sinking-fund shall never be applied to any use but to the paying offso much of their principal yearly, that right must arise either from the reason and spirit, or from the express words of those acts of parliament, by which the sinking fund was first created With respect to the reason and spirit of those acts of parliament, it must be deduced from that cause, upon which they were principally founded; and it is well known, that the project which gave rise to those acts of parliament, did not proceed from any terms closed by the end is. they never so much as thought of offering to give up a part of their yearly interest, is order to establish a fund for paying oil their principal; but the foundation of that beneficial project, and the true cause of

ing the yearly fund of the South-Sea

those acts of parliament was this, the natural microstofice the factor frame, and the credit of our public securities had become so extensive, that some gentlemen, who had the good of their country much at heart, thought it was proper to take advantage of the happy circumstances the nation was in at that time, in order to lessen the interest payable to the creditors of the public; for this purpose they sounded the inclinations of some of the leading men in the monied companies, and other rich men in the kingdom, to see if they would lead the new calmyling amore tours, at an interest of 5 per cent. and this was no senner proposal, than it was greed to. by which it was found, that the government could borrow at 5 per cent. as much money as would be sufficient to pay off all the debts then redeemable by parliament, which bore an interest of 6 per cent. or above: thus the project was soon brought to maturity, and when the proprietors of those debts found they were like to be paid off, they chose rather to accept of a less interest for their money, than to take their principal, when they did not know where to place it out to any advantage: they were so far from demanding any conditions, they were so far from invisting, that the government should lay to be ander a good with my the off or readily came, and were glad of being allowed to accept of the interest that was offered them; and why the government should without being asked, without any consideration, lay themselves under a peremptory obligation, to apply the savings, made by that reduction of interest, to the paying off the principal, is what I cannot comprehend, is what cannot, I think, be supposed. Now, my Lords, with respect to the ex-

press words of those acts of Parliament, by which the Sinking-Fund was established, let us examine the acts themselves, to see if we can find in any one of them such words as can possibly be understood to mean, that the Sinking-Fund thereby established should, in all future times, be inviolably applied to the paying off the public debts, without leaving it in the power, even of the parliament itself, ever to apply that fund to any other purpose. The rist on the Birin T . In s first established, are, 'The Act for re- deeming the Duties and Revenues settled for paying off the four Lotteries, which is " called the general Fund-Act:" "The Act for redeeming several funds of the Benk of England; and the Act in the several funds of the Benk of the several funds of the Benk of the formal funds of the Benk of the Benk

Company; which three acts were all passed in the third year of his late Majesty; and in the preamble of every one of them, the decrease of the common interest for money, is expressly assigned as the cause for passing them, without the least notice taken of any covenant between the public creditors and the government, about the future application of the Sinking-Fund then established, which would certainly have been recited if there had been any such thing, or if any such thing had been intended. The presuble of the act for redeeming the Bank Fund is very remarkable: It recites, 'That the Governor and ' Company of the Bank of England, in regard that the common rate of interest for ' money, is very much lessened under your ' Majesty's most auspicious reign, are wil-' ling :' and soon after are these remarkable words, 'So as they may be satisfied the said last yearly sum, till Midsummer, 5 1718, inclusively; and so as the future ' payments of the said sum of 88,751% 17s. 10d.1, may be secured to them, from the said feast-day till the redemption thereof, and so as the said yearly sum be made 'redeemable upon one year's notice:' Here my Lords, is the contract between the government and the Bank fully reet d. a int one wend now our lat a covenant between the two contracting parties, about the application of the Sinking-Fund: And in this act, when the surplus or excess, occasioned by the reduction of interest, comes to be disposed of, it is expressly declared and enacted, 'That the excess or surplus, which at any time shall or may be produced by the several rates, duties, revenues, and incomes thereby eppropriate hash it attend the coposition of Parliament, and be applied according to Act or Acts of Parliament in that be-' half, and not otherwise.' By these words, my Lords, this excess or surplus is so far from being appropriated to the paying off our debts, that it is, in as express terms as could be devised, left to the future disposition of Pri. m it. The preamble to the South-Sea Act,

my Lords, is much to the same purpose; the words are, 'And whereas the said Governor and Company are contented, in regard the rate of interest is very much lessened, to accept, after Midsummer 1718, one annuity of 500,000/. being after the rate of 54 per cent, per annum, for the said ten millions. Here Source belief , so buy helsen wife

that Company was contented to accept of 5l. per cent. interest: It was because the common rate of interest was very much lessened: This, my Lords, is the only reason expressed; and if there had been any other reason, it would certainly have been expressed. In like manner, the excess or surplus of the South-Sea Funds, are by this act expressly declared to attend, from time to time, the disposition of Parliament, and to be applied according to Act or Acts of Parliament in that behalf, and not otherwise: From which words it is to me as evident as words can make it, that this excess or surplus was not then deeigned to be disposed of at any one time, or to any one particular use, but was to attend the disposition of Parliament from time to time. So that I am sure neither the Bank nor the South-Sea Company can pretend to have, from either of these two acts, any right or property in the produce

of the Sinking-fund. The only other act by which the Sinking-Fund was established, is that I have mentioned, which is called, The General Fund-Act; and in the preamble of this act likewise, my Lords, the cause or consideration for passing the same, is expressly mentioned to be, That the common rate of interest for money had been very much lessened; after which the end and intention of the act is likewise mentioned in these words, ' Now, to the end a sufficient · fund may be established, for payment of all the annuities which shall be payable in · pursuance of this act, it is enacted.' These words I beg your lordships would take particular notice of; because, if there had been any intention to appropriate the Sinking-Fund, thereby established, to the payment of the public debts, and to no other use whatever, there would certainly in this part of the act have been added some words to this effect, ' And likewise, that a sufficient fund may be established for payment of the principal sums for which those annuities are to be payable, '.it is enacted', from all which I think it is evident, that none of the public creditors. whose interest was at that time to be reduced, made any contract with the government, or desired to lay the government under any obligation for applying the prodace of the Saking-Fand to the payment of the principal sums due to them, and to no other purpose whatever; and in that case we must suppose that the clause in this last act, by which the surplusses to the three acts I have mentioned, are

directed to be applied to the discharge of the national debts incurred before 1716, in such manner and form as should be directed and appointed by future Acts of Parliament, was never intended for any thing else but as a direction for the Commissioners of the Treasury, and other officers of the public revenue, how, and by what authority they were to dispose of the said surplusses or excesses: It was certainly never intended as an implication of any agreement or contract with the public creditors, or as a law which no future parliament could repeal, alter or amend, without the consent of the public creditors.

If then, my Lords, it cannot be supposed from any thing that passed, or any thing that was enacted in the year 1716, that the public creditors, whose interest was then reduced, stipulated any appropriation of the Sinking-Fund to the payment of the principal money due to them, I am sure the creditors concerned in the irredeemables, can much less be said to have made any such stipulation; for it is certain, they were no way concerned in the transactions of that year; and as for the transactions of the year 1720, it can as little be said, that they then stipulated any thing from the government, because that whole trans to a was carried on here the government and the South-Sea Company; and that Company never desired any thing more from the government, but only a liberty to encrease their capital stock, by redeeming, purchasing, or taking in the redeemable debts, and the irredeemable annuities, providing that their capital stock might be encreased according to the terms, and in the proportions in the preamble of that Act mentioned; and that they should have such en annu! their capital so encreased, as is therein stipulated; all which, your lordships may see in the preamble of that Act; but in to pricofit, not in an epart of the 1st is there the least intine tion of any conmunt or contract between the government and the Company, that the surplusses or excesses to be thereby created, were to be appropriated to the payment of our public debts, and to no other purpose. is true, the Commons here declare their heing desirous to have the public debts and incumbrances lessened as fast as may be. with regard to justice and the public faith, and I believe every man who wishes well to his country, desires the same; but the Company, who were then the only contracting party with the Commons, are so

the from making any stipulation for that purpose, that they do not so much as de- having cleared them of a million of debt at clare their being desirous it should be so: from all which, my Lords, I think it is evident, that none of the public creditors, have, either by the intention and spirit, or the express words of the laws by which the Sinking-Fund was established or encreased, any right to demand, that the produce of the Sinking-Fund shall be applied to the paying off their principal: on the contrary, I think it is as evident as words can make it, that the application of that fund is entirely left to the disposition of Parliament: that it ought to be applied to the discharge of the national debt, contracted before 1716, is what no man will doubt; but that the general interest of the nation may require, and that the Parliament may order its being otherwise applied, without the consent, or even against the inclination and player of the public conditions, is what, I belove, will be as little doubted by any

than who considers its original institution. Another argument, my Lords, has been made use of against this Bill, which I must confess I do not well comprehend: It has been said, that it may be of dangerous consequence to his Majesty and his family: If I thought there were the least ground for such an argument, it would certainly be with me a most prevailing one: but when I consider the heavy load that has for so many years been laid upon the landedinterest of this kingdom, I must think there is nothing more just than to take all methods for giving them relief; and how an act of public justice can be of dangerous consequence to his present Majesty, or to any of his illustrious family, I cannot comprehens. Take to no off the raising the money proposed to be raised by this Bill, but by laying four shillings in the pound, instead of two, upon land; and in that case, I am sure the landed gentlemen would have complained, and would have had reason to complain of our having loaded them with such a heavy tax, when we had a million in our hand, which we might have applied towards their relief. The nation would have been very little sensible of the relief given them by paying off a million of our debt, but the landedinterest would have been deeply sensible of so heavy a tax, by which we must of course have raised a great many enemies to his Majesty's government, without procuring him any friends: whereas, when posterity reflects upon the necessity we are now under, and the dangerous studion VOL. IX 1

we are in, they will readily excuse our not such a critical conjuncture,

I shall readily agree with the noble Lords, that a good part of our Sinkingour taxes having greatly encreased since the last war; but that this encrease is entirely owing to the peace we have enjoyed, is what I cannot, my Lords, admit; for I am convinced that it arises from the encrease of our people, the encrease of our luxury, and the superior care now taken in collecting our taxes, and preventing all manner of smuggling. These I take to be the chief causes of that encrease in the produce of our taxes, which has happened since the last war; and in this opinion I am confirmed by this observation, that the encrease has grown up gradually, whereas, if it had been occasioned by nothing but the peace we have enjoyed, it would have grown up all at once; the encrease would have been as great, or very near as great, the first year after the peace was established, as it is at present; the contrary of which we know by experience: now, as neither of these causes can be much affected by any war but a civil war, which I hope this nation will never be engaged in, therefore I hope, and I think I have good reason to hope, that our Sinking-Fund will be very near as large in time of war as it is now in time of peace. I do not know that any man ever formed a project, or has so much as once had it in his thoughts to mortgage the Sinking-Fund, or to raise any Second and the court, but, my

the royal family, to load and oppress the subjects with new and heavy taxes, rather than apply the Sinking-Fund, yearly as it and the resulting in the or applying it to the paying off the old debts of the nation; and for this reason I cannot think it of any great service to his Majesty or to his family, to endeavour to establish it as a doctrine, that the public creditors have an indefeasible right in the Sinking-Fund, and that the same cannot be applied by Parliament to any other use without their consent.

Lords, if we were actually engaged in a

war, I should think it a maxim of the most

dangerous consequence to his Majesty and

But, my Lords, if the public creditors had such an indefeasible right in this fund, it must then be granted, that it could not be applied by Parliament, even to the comment of the switch re and in the trace, most laidensome on the manufactures, and most oppressive upon the poor of this nation; and yet I have lately seen a pamphlet hawked about in the smeet, under the title of a Protest entered by some noble lords, upon this House's disagreeing with them in a motion for our coming to a resolution, that the sinking-fund should always be applied to such purposes, and to none other. How this can consist with the doctrine now advanced, that this fund cannot be applied to any purpose, but that of paying off the debts of the nation, contracted before the year 1716, I must leave to other lords to explain. However, they need not, I think, give themselves any great trouble about getting over this difficulty, for I have clearly shewn, that there is no foundation for such a doctrine. I have shewn, that the sinking-fund was at first intended to be left to the disposition of Parliament; that it was chiefly designed for paying off the debts of the nation, but that the Parliament may apply it to other it wary payers, and I think there can be no purpose more necessary, than that of preventing our being under a necessity of loading the landed interest with four shillings in the pound; therefore I must think the Bill now before us a most reasonable Bill, and I hope your lordships will order it to pass.

8 GEORGE II.

The Reply to this was in substance as follows:

My Lords; I do not know what may be the way co thinking among some puople in this nation; but I am sure it is the general and the right way of thinking, to compute the strength and power of a nation, from that revenue which it may apply towards a war without running in debt, or loading the people with heavier taxes than they will patiently submit to pay. A nation may, upon some extra-ordinary emergency, be obliged to run itself something in debt; but, as every mortgage upon a private gentleman's estate, is a step to the ruin of his family; so every public debt that is contracted is a step to the ruin of a nation; therefore no nation, unless they are mad, will contract any debt, as long as they can raise what is necessary for the yearly expence, by such taxes as they think the people will patiently submit to pay; and the people of every country will certainly submit pathey represent to caleful upon them, if they have a confidence in their governors, and an assurance that

Frankling Sylvin

they will demand no money, but where in necessity for the container att, dead the best and the most frequence was see made of the money that shall be so raised This, my Lords, I am sure, is the general way of thinking among all foreigners; and whoever thinks in this manner, will never admit that the revenue, which ought to be applied to the payment of our debt., 2 a revenue which contributes to our strength and power. In the last war we made many, I believe some unnecessary steps, towards our ruin; every shilling of old debt we pay off, is, at least, a step from our ruin; and I with grief reflect, upon our having made so few, during such a long term of peace and tranquillity : but as all, or most of our debts, bear an interest of 4 per cent. every misapplication of the sinking-fund, is not only neglecting to make a step from our ruin, but is like. wise making a new step towards our ruin. by bringing a new debt upon the nation, I meen the circle grante to los the lan by which ought to have been paid off. By new debt of 40,000l, upon the nation; this sum, it is true, in English money, has but a small sound, but in French money it makes above 800,000 livres; and what will a Frenchman think of this nation when he hears, that now, in a time of peace, we have not only neglected to pay off a large sum of old debt, but have contracted a new debt of near a million of their money? Will he not say, that we are either mad, or that the people are already so loaded with taxes, or have so little confidence in their governors, that they will not patiently subart to pay my homental tax? Can this, my Lords, add to the credit or esteem of the nation among foreigners? Can trans and to . I may or ha Majesty's messures effectual ?

But this, my Lords, is not the only step we have this day made to our ruin, we have made another most terrible step, we have contracted another new debt of above ten millions of French livres, which must confirm every foreigner in his opinion, of the pitiful circumstances we are reduced to. In order to save laying another shilling upon land, we have this day made a second mortgage upon the only tax we had to mortgage, and therefore I am surprised to hear it so much as insmuated thet well ve, c. that a caste will be lieve we have, a tax of 2s. in the pound anon and, woch we has lay on with it please, and which we may buyly to aid-

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increasing our forces in case of a war; for whoever considers what we have this day done, must necessarily conclude, that we have not, at most, above a shilling in the pound land tax, which we can apply towards increasing our forces either by sea or land; and how short that sum would be of the expence necessary for supporting a war, every foreigner, as well as every one of your lordships, may easily judge.

of your lordships, may easily judge.

The tacit consent of the Money-Companies may, perhaps, be some sort of excuse for what is proposed to be done by this Bill; but it is far from being an authority absolutely sufficient; for such an authority can only be obtained from the general courts of the respective companies: such a tacit consent as we have at present, may flow from the negligence, perhaps the fraud, of the managers, which the proprietors may afterwards find great reason to complain of; and when they begin to make such complaints against their managers, they will then certainly complain loudly against those who made a handle of such a tacit consent, in order to take away what properly, and of right, belonged to them. Nay, my Lords, as all companies and corporations are something in the case of infants, even their express consent could not justify the application of the sinking-fund to any other purpose, unless there were really a necessity for such application; and I am convinced that no such necessity can be pleaded at present; for, in my opinion, we had no occasion to be at any extraordinary expence, no more than any other of our neighbours not engaged in the war; and if there had been an apparent necessity for any such expence, our people would have agreed to raise it by some new or additional tax, rather than to have had that sacred fund diverted from the uses for which it was originally intended.

I have read, my Lords, in a pamphlet lately hawked about, some sophistical arguments for proving, that the public creditors have no right or interest in that fund, which every man allows, was prinincipally tended for their payment, and without which, it is certain, they never can be paid; but I little expected ever to have heard those arguments repeated in this House: however, as they have been most minutely repeated in this day's debate, I hope your lordships will excuse me for endeavouring to shew; wherein their fallacy consists; and in so doing, I hope I shall be able to convence every lord to this

House, that the creditors of the public have a right in the sinking-fund, not only from the reason and spirit, but from the express words of the acts of Parliament by which it was established; and indeed the words are so express, that I am astonished to hear their right controverted, especially in this House, where a most religious regard for private property has always been preserved.

A. D. 1735.

My Lords, when a motive founded upon private interest as well as a motive founded upon public interest can be assigned for any project, I am always apt to imagine, that the motive founded upon private interest gave the first rise to the project, and was the principal cause of its being carried into execution: and, according to this rule, if we examine the project for establishing the sinking fund, we must believe, that the first rise of it proceeded not from any gentleman, who had only the good of his country much at heart, but from some gentlemen who had the good of his own family, as well as the good of his country much at heart. Before the year 1716, the proprietors of the redeemables had indeed an interest of 6 per cent. secured to them by law; but, as there was no fund then settled for the payment of their principal, they could have no expectation of ever being paid, or at least not till the terms of the irredeemables should be all expired, and in such a long time they did not know but that the distresses of the public might put a stop to the payment of their interest, as well as disappoint them entirely of their principal. In this dangerous situation, no man of common prudence but would conclude, that it was better (at least for his family) for him to have but 5- per cent. interest, and a certain fund established for paying off the principal in a short term of years; and from thence the project for reducing the interest, and thereby establishing a sinking-fund, originally and principally proceeded. Ministers, or perhaps some of their projectors, might have had a project in their heads for reducing interest; but till it came into the heads of some of the chief monied men in the kingdom, it was nothing but a project, a mere chimæra; and for this reason, I am convinced, that the project never came to any perfection, till the managers of the Bank, and South-Sea Company offered, not only to accept of an interest of 5 per cent. for what was due to their respective companies, but to assist the government with mency at the same interest, for gaying off

the other rede in mas, v m hmllr ine to accept of such an interest; however, Williams, to 3 miles, Or O. agreed to the proposition when made to them, is not material; but one or the other must have been the case, before that project could be carried into execution; and as we must suppose, that the securing the repayment of their principal money, was the chief thing they had in view, is it possible to suppose, that they would make such an offer, or agree to such a propositien, without stipulating that the sinking fund, thereby to be established, should be appropriated to the paying off the principal? It is impossible to make any such supposition; and therefore their right to the application of this fund, arises in the most clear and evident manner, from the reason and spirit of the transaction upon which those laws were founded.

After this contract and agreement was made between the government and the two companies, and not till then, it began to be possible to carry the project into execution; and one of the first steps taken was, for the House of Commons to resolve "That all savings by the proposed reduction of interest, should go towards discharging and reducing the national debt." These, my Lords, are the express words of the resolution: they are absolute and unconditional, and from that very moment every man who had any share, or afterwards purchased any share in the redeemables, must have believed, that by his accepting 5 per cent, instead of taking his money, he thereby acquired a right to have the savings applied to the payment of the principal; which right he must have thought as absolute and unconditional, as was the Resolution of the House of Commons upon which it was founded: and now to pretend, that there was no contract or agreement between the government and the two companies, or between the government and any of the public creditors, because that contract was not fully and particularly set forth in the preambles of the several acts of parliament, is such a catching at words, as, I believe, would hardly be made use of by a common lawyer in Westminster-hall. It cannot so much as be pretended, that, without the assistance of the two great companies, the government could then have borrowed, at 5 per cent, as much money as would have been sufficient for paying off all the redeemables; and as they could have no other motive, from private interest, for

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streety to assist the government, but only the right they were to acquire to the savings got by a general reduction of interest; therefore, though it had not been expressly stipulated, we must conclude, it was implied in their agreement: and if they had no other right but by im. plication, it would be doing them injustice to rob them of such a right.

I must now beg leave, my Lords, to touch a little upon the several acts of parliament by which this right is, I think, clearly established. With regard to the preamble of the bank-act, it is indeed recited in this act as well as the others, that the common rate of interest for money was very much lessened; but this was not the real cause of either of the acta: on the contrary, I believe, that the common rate of interest being lessened, was chiefly owing to the resolution upon which these acts were founded; however it was necessary to make this a pretence, not only to induce the proprietors of the two companies to approve of what their managers had done, but to induce as many of the other redeemables as it was possible, to accept of the 5 per cent, interest that was to be offered them. In this preamble are likewise recited some stipulations, that related particularly to the bank, but as this act relates particularly to the bank, the general contract, the general stipulation, by which the public creditors were to acquire a right, to have the savings appropriated to the payment of their principal sums, could not be recited neither in the prevaile of the act, nor in the preample of either of the other two, because the bank was not to acquire a particular and separate right to the savings that were to arise by the reduction of their interest; nor was the South-Sea Company to acquire a particular and separate right to the savings that were to arise by the reduction of their interest; nor were the other redeemables to acquire any such right to the savings by the reduction of their interest, but all of them were to acquire a general and joint right in those savings, that were to arise by the reduction of the interest payable to them: and therefore it would have been improper, it would have been absurd to have recited this agreement in any one of the acts, or indeed to have recited it at all; the only proper way of mentioning the agreement was by performingit, and that was done by a general classe in one of the acts, as I shall immediately shew to your lordships.

With respect to the disposing clause in the Bank-Act, as well as the disposing clause in the South-Sea Act, it is evident that both of them refer to some act or acts of Parliament that were to be made, for the appropriation of those surplusses or excesses, in pursuance of that agreement which the government had made with the Bank and South Sea companies. When these two acts were drawn up, it was not determined whether that appropriation was to be made by one or more acts of parliament, or whether it was to be made by a particular act for that purpose, or by a clause in some other act; but it is plain, the parliament then thought it might be done by one act, otherwise it could not have been said, 'according to act or acts of parliament;' for if that appropriation had not been designed to have been made by parliament, but yearly, as the surplusses or excesses arose, it must necessarily have required the passing of many acts of parliament for that purpose; and in such case the words in this clause must have been, · According to acts of parliament in that behalf'-It would have been ridiculous to have said Act or Acts in relation to a thing which could not possibly be executed by one act: but the truth is, it was at that time resolved, to appropriate all those surplusses or excesses that should arise by all or either of these three acts, to the payment of debts contracted before that year; and it was resolved, that this appropriation should be made by some act or acts to be passed in that very session of parliament; but that it should be left to future parliaments to apply the surplusses so appropriated, to the payment of such of those debts contracted before the year 1716, as they should think proper: this was the only power that was to be left to future parliaments; and on account of this power only, the words · From time to time' are inserted in the disposing clause of the South Sea Act.

As the preamble of the general Fund-Act relates only to the creditors, whose interest was by that act to be reduced; therefore no notice could be taken in the preamble of that act, of the appropriation intended, because that appropriation was to be general, and to comprehend all the surplusses, arising by that, and the other two acts, passed in the same session of parliament; and from hence, the noble lord may find a very good reason, why no such words, as he was pleased to mention, could be inserted in that act: but, my Lords, before this accomplished,

it was determined, that the surplustes to arise by those three acts, might be properly and sufficiently enough appropriated to the uses intended, by the agreement between the government and the bank and the South Sea Companies, by a general clause in this last act; and therefore, immediately after such a disposing clause as is in each of the other two, there is inserted in this act a general disposing clause, in such express and peremptory terms, that I must beg leave to read the whole to your lordships. The clause is in these words. 'All the monies to arise from time to time. 'as well of the excess or surplus, by virtue of an act made this session, for redeeming the funds of the Bank of England, and of the excess or surplus, by virtue f of an act made likewise this session, for redeeming the funds of the South Sea Company, as also of the excess or supoplus of the duties and revenues by this * act appropriated as aforesaid, and the overoplus monies of the said general yearly fund, by this act established, shall be ap-' propriated to the discharging the princie pal and interest of such national debts, as were incurred before the 25th of Decem- ber 1716, and are declared to be national debts, and not provided for by Parliament, in such manner, as shall be directed by any future act, and to or for no other use whatsoever.' This clause, my Lords, is so explicit, and so express and particular, with respect to the appropriation of the surplusses arising from these three acts, that I am really prodigiously astonished, to hear it said in a serious debate in this House, that the proprietors of the debts here mentioned, have not, by this act, as full a right in these surplusses, as can possibly be given them by act of parhamont. To pretend, that this clause was designed only as a direction to the commissioners and officers of the treasury, is really most extraordinary. Does not every one of your lordships see, must not every man see, that the words must then have run thus, 'shall be applied in such manner, as shall be directed by any future act, and to or for no other purpose what-'soever?' Is it not evident, that, if no immediate appropriation had been intended, these words sappropriating to the discharging the principal and interest of such national debts, as were incurred be-' fore the 25th of December 1716, and ' are declared to be national debts, and 'not provided for by parliament,' must necessarily have been left out?

A. D. 1735.

From what I have said, my Lords, it must, I think, demonstrably appear to your lordships, that wherever the project for establish the saking fund, by reducing the interest payable to the creditors of the public, took its rise, it was impossible for the government to execute this project, without the assistance, as well as the agreement of the Bank and South Sea Companies: that, besides the public advantage, which might perhaps be some inducement to them, they had likewise their own private advantage; because they thereby rendered the payment of their principal secure, which would have otherwise been extremely precarious: that as they had an inducement from their own private advantage, we must from the nature of things presume, that they made the securing them in the enjoyment of this private advantage, an express condition in their agreement, as well as in their promise to assist the government in the execution of the project; and this clause which I have read to you, we must therefore look upon, as a clause expressly stipulated by these two companies, and which they then looked on, as an absolute security for the enjoyment of that private advantage they had in view: we must for this reason confess, that these two companies have a right in the sinking fund, not only from their previous er trate rational every words of this clause: and if the other redeemables had taken or called for their money, these two companies must have paid the whole, consequently, their right in the sinking-fund would then have extended to the fully due chall it redeemables, whose interest was then reduced. Must we not then in equity conclude, that those redeemables, who did not call for their money, but accepted of an interest of 5 per cent. come in place of the two companies, and have a right to enjoy the benefit of their contract? This, my Lords, I wonder to hear in the least controverted in this House, where so great a regard has always been shewn to equity, and to what appears to have been the intention of parties at the time of contracting.

As for the transaction between the government and the South Sea company, in the years 1719 and 20, from the whole tenour of that transaction, it appears, that the company as well as the government, supposed all along, that the sinking-fund, and encrease thereof, should remain appropriated to the paying off the public debts, continued before the pear 1716,

and to that use only; for could either th. company or the government suppose, the an one of the proprietors of the court ah es would have subscribed his dett , to the South Sea company, if he had b. thereby to give up the right he than I ad for being paid his principal out out e Suning-Fund? Or could either of them suppose, that the annuitants would have subscribed their annuities at any price i to the South Sea conquery, if they beg thought, that they were thereby to accept of a much smaller annuity, without any security for their principal; and indeed without any tolerable certainty for their annuities being continued, so long as they were then by law payable? Such suppositions, either in the company or in the government, would have been ridiculous: and that neither of them made any such, appears almost from every clause in the act From the whole tenour of the act, it aplasts, that the meaning and lateral on of both parties was, that the sinking-fund and the encrease thereof, should remain appropriated to the payment of the public debts, contracted before the year 1716, and that it should never be applied to any other use; and upon this assurance it certainly was, that the redeemables, as well as the irredeemables, subscribed so readily into the South Sea fund. This was certainly the design and the intention of all the contracting parties, both in the year 1716 and in the year 1720; and now to pretend, that there was no such contract, that the creditors have no right in the sinking-fund, merely because this contract is not recited in the preambles of these acts, in as full and ample a manner, as a conveyancer would perhaps have recited it in a deed between private parties, is a method of reasoning I am sure not to be used in this House.

It is true, my Lords, after a certain provision was made, not only for paying the yearly interest to the public creditors, but likewise for paying off their principal, in a small number of years; in a term that was within every man's view, and in such a short term, that it was not probable the country would, in that time, meet with any such disaster, as might interrupt the payment either of principal or interest, it then began to be an advantage to be among those creditors, who were the last to be paid off; and the South Sea Company, by a clause in this last act, wisely put themselves among the last who were to be discharged. But if the doctrine now

broached should prevail, if two or three more misapplications, such as that now before us, should be made, this would soon cease to be an advantage; the only contest would be, who should be first paid off, because every man would begin to be afraid, that an entire stop would be put to the annuity, as well as the payment of the principal, before the last creditors could be

pararett. That the landed-interest ought not to be loaded with any unnecessary charge, is what every man will acknowledge; but our present land-holders are all, I hope; gentlemen of better sense, than to desire that their posterity should be ruined, for the sake of giving them a small present relief; and I am persuaded there is not a land-holder in England would either murmur or complain at his being loaded with four shillings in the pound, if he saw that it was absolutely necessary for the preservation of his king and country. But this, my Lords, is the difference, and the true cause of this new doctrine, when any additional or new tax is imposed, the people feel the weight of the annual public expence; this puts them upon enquiring into the necessity for that expence, and when they can see no necessity for it, they not only murmur, but those murmurings become dangerous to the ministers, who subject the nation to such an unnecessary expence: whereas no man feels what is taken from the sinking-fund, therefore no man enquires into the necessity of that expence, which occasions its being plundered; and for this reason, it will always be looked on by ministers, as a fund which they may squander with safety; but this may, and will probably at last, fall heavy upon some prince of his majesty's family: at the same time that he sees almost all the revenues in the nation mortgaged for old debts, he may find himself engaged in war, as expensive as was that war which occasioned those debts; and this is so melancholy a prospect, that the mere possibility of its existing must give the most affecting sorrow to every man, who has the security and honour of the present royal family truly at heart.

That the greatest part of our present sinking fund, is owing to the yearly produce of our taxes being much greater now than it was in time of war, is, my Lords, what cannot be controverted, and that the increase is owing to the peace we enjoy, is what can as little, I think, be controverted; for granting that the increase

of the yearly produce of our taxes, is owing to the increase of our people, to the increase of our luxury, and to the good management and exactness in collecting our taxes, yet as these three depend upon the peace we now enjoy, therefore it must be granted, that the increase of the yearly produce of our taxes depends also upon that peace. If we were engaged in a foreign war, we should be obliged to send a great army abroad, supposing we sent only 20,000 men, we must allow that an army of 20,000 effective men would carry at least 30,000 of our people out of the kingdom; and considering the many taxes our people pay at present, we may reckon that every man and woman in the kingdom, one with another, pays at least a penny a day towards the public expence; so that if by the war 30,000 of our people should be carried out of the kingdom, by that one article, there would be a certain decrease in the produce of our taxes, to the amount of near 46,000 L yearly; to which must be added the decrease that would be occasioned by our sending out great fleets yearly; for though our ships of war, be generally furnished with the necessary provisions at home, yet none of the seamen on board consume so much of the provisions of their own country, or contribute so much to the taxes, as they would do if they were living at home. With respect to our luxury, it is a maxim which always holds true, that people are never so luxurious in time of war, as they are in time of peace; and as the luxury of our people would decrease, we must therefore expect that the produce of taxes would decrease. But, my Lords, the greatest decrease of all, would be occasioned by its being impossible to collect our customs so regularly, or to prevent smuggling in time of war, so much as we do in time of peace. We should have our coasts full of privateers, and those privateers would not only make it impossible for our custom-house sloops, to guard our coasts against smugglers, but would often become smugglers themselves; and when a great profit is to be got, it would be impossible to prevent our people's dealing These considerations must with them. shew to your Lordships, that our Sinking-Fund would be but a very uncertain foundation, for supporting a heavy and expensive war.

that the increase is owing to the peace we enjoy, is what can as little, I think, be controverted; for granting that the increase and it is not thought the increase is owing to the peace we enjoy, is what can as little, I think, be con-

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us; but this House has always been extremely cautious of doing so, when such alteration, amendment or repeal, might probably hurt the property of private men; and the Bill now before us, must certainly be looked on, as a repeal of all those laws, by which the Sinking-Fund has been appropriated, to the paying off the debts contracted before 1715; and though that repeal may not immediately much injure the property of the creditors of the public, yet it is laying a precedent, by which their property may at last be entirely annihilated; for the necessities of state may at last be made an argument for seizing, not only upon that fund, which ought to be applied to paying their principal, but upon those funds which ought to be applied to the payment of their annuities; and if ever that happens, they will not only feel, but will complain loudly of the Bill now The Sinking-Fund is as before us. strongly and as firmly established for the payment of their principal, as the other funds are for the payment of their annuities. In both cases, I can look upon the parliament, only as the trustees of the people, and as such I must indeed doubt, whether we have a power to do what is proposed by the Bill. Let me suppose, my Lords, a gentleman, who has a mortgage upon his estate, has settled 3,000% a year rent-charge out of his estates in trustees, 2,000l. whereof to be applied by them yearly, towards paying the interest, and 1,000% to be applied yearly towards paying off so much of the principal money due upon the mortgage; suppose this gentleman should afterwards grow a little extravagant, that he should apply to his trustees, and tell them he had occasion for that 1,000l. a year for the necessary uses of his family, and that as the mortgagee did not want his money, they might let alone paying off any part of the principal for that year, in order to supply those necessities which his extravagance had brought upon han. Now, my Lords, I should be glad to know, whether the trustees could comply with such a request, or if they did, whether the heirs of that gentleman would be bound, by a court of equity, to approve of what the trustees had done: I am apt to believe they would not; however, as I am no lawyer, I shall not be positive, but would be glad the noble Lord upon the woolsack would give the House his opinion upon the case.

The objection, that if the public credi-

could not be applied towards red rougan of those taxes, which are most grievous upon the poor, is an objection that has already been made, and then received tuli answer, but as it is now agree epected, allow me, my Lords, to repeat the ansacr. The public creditors have a right to have the Sinking Fund applied yearly to the discharge of some of those debts which were contracted before the year 1716; but the parliament may apply it to the payment of which of those debts it pleases. As our taxes are all mortgaged. for the payment of some one or other of those debts, no tax can be reduced, till the debt for which it is mortgaged be paid off; the meaning of that motion therefore was, that the parliament should apply the Sinking Fund, to the payment of those debts, for which our most grievous taxes are mortgaged, in order that the tax might then be reduced; so that in that motion, there was nothing, my Lords, in the least inconsistent with that right, which the public creditors have in the Sinking Fund; which right is, in my opinion, as good a right, as the right they have in those funds, which are appropriated for the payment of their annuities; and therefore I cannot but give my negative to the Bill now before us.

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The Question for passing the Bill being at last put, it was carried in the affirmative, without a division. The Speakers in this debate were, against the Bill, the lord Carteret, the lord Bathurst, and the earl of Aylesford. For the Bill, the lord Hervey, the duke of Newcastle and the

earl of Ilay.

Proceedings in the Commons on the Play House Bill*.] March 5. Sir John Barnard moved for leave to bring in a Bill to

^{* &}quot; The national industry at this time suffered extremely, through the great increase of Playhouses and theatrical exhibitions. It is incredible, with what ardour they were frewhose circumstances well in the action of pleasures. The city of London particularly felt this inconveniency; for, a playhouse had been opened in Goodmans fields, by the obscriptions of the inhabitants, at the expence of 2 800% under the ducetim of Mr Heat Giffard, who had day led the property of the same into twenty-three shares, as a security for paying to cach of the sha errors of illing liberty of seeing the play gratis. Another gentleman, of the name of Potter, had bought tors had a right to the Simbing Build, if pine leave of the Right Healt in, in the His-

restrain the number and scandalous abuses of the Play-Houses, and particularly represented the mischief done by them in the city of London, by corrupting of youth, encouraging vice and debauchery, and greatly prejudicing industry and trade; and how much these evils would be encreased if another Play-House should be built, as projected, in St. Martins le Grand.+ At this motion many in the House seemed

market, which he fitted up into a playhouse, at a considerable expence; and there scarcely was a city in the kingdom, free of such nuisances. Sir John Barnard, therefore, this session, after laying before the House the dreadful tendency of such a multiplicity of theatrical exhibitions, moved for a bill, to restrain the number of houses for playing of interludes, and for the better regulating common players of interludes. This bill was not only was and a cassaver of but we trvoured by the ministry. Notwithstanding this, it inclive the great of the same and was sometimes in danger of being lost. But the city of London, and the magistrates in the county of Middlesex, with those of other great towns all over the nation, presenting petitions in its fa-vour, it made its progress, though slowly, through the House, till it came to be committed to a committee of the whole House. But, this being objected to upon a division, of 90 against 74, it was put off for a fortnight, and consequently dropt for that session." Tindal

† In consequence of the report of this projected new theatre, the following letter appeared in Hooker's Weekly Miscellany of the 5th of March.

"A LETTER humbly offered to the trading Citizens of London.

" By several Advertisements lately published in the Daily Post, I find there is a new Play-house on foot, and (as the Advertisement gays) very near the heart of our city. It is not my design here to enter into a dispute of the eganty ment as veices as the bridge acgeneral, but only how far a house so nearly situated may affect us: with gentlemen of estates, whose more may be a charge my critical hands, and whose pleasure is their business, it may do very well; but with us, whose trade is the support of this opulent city, it must be res dealer tallity to material official thoughts of ear south from best plang in their go nor as law bauchery.

" I believe to those who thoroughly conceive the moral of a play, it rather conduces to virtue than vice; but not one in 100 of our youth profit more by it, than falling in with bad company, viz. orange women, and such to smile; but sir John being seconded by Mr. Sandys, Mr. Pulteney, &c. and at length by sir Robert Walpole, though at first it seemed to be received with a sort of disdain, the case was at length altered, and it was spoke for both by young and old. Mr. James Erskine reckoned up the number of Play-Houses, viz. The Opera-House, the French Play-House in the Hay-Market, the Covent Garden, Drury-Lane,

those places, who first tempt them to break their masters hours, the consequence of which is, absenting themselves the whole night: this runs them into extravagant expences, which by degrees are so heightened, that at last they

sion at nothing to sap orthers.
"I expect whole shoals of clamorous answers from this embryo-theatre, who perhaps may object, while the other Play-houses are subsisting, our youth will as frequently be there; but that I deny, the diversion being so distant, they will naturally determine to pass their wet winter evenings at some coffee-house, &c. where they usually resort; but when the temptation is so near, their going will be-come so habitual, they will lose even the power to leave it.

" These certainly were your sentiments, when you petitioned his Majesty against Goodman's Fields Play house: and his Majesty's gooders recordy complied with your records, and ordered the said house should be silenced: but in defiance to that order they played, and still continue to do so. Whether it was in the power of the royal prerogative to si-lence it, hath of late been much disputed. Witness the Hay-Market affair.

" I cannot conceive where this boose should he, unless in St. Martin's le Grand, which is in the liberty of Westminster, and indeed very near the heart of our city. But if they have power to erect a Play-house by renting 10/. per ann. paying scot and lot, (which, as I am informed, was the footing the Hayn aket per perced call styr rathey may by the same rule build one in every street in our

"The number of Play-houses among us in queen Elizabeth's time, doubtless, was the occasion of that act of parliament in her reign et i then, and accordingly they were

" This pretence of renting 101. per ann. &c. I look upon no more than an evasion, or a hole to creep out of the aforesaid act, and that made in the 12th of queen Anne against stage

players, &c.

" I am afraid the law is deficient in this case, and that it is not in our power to remove this, or any such-like nuisance that may nrise among us: musances I must call them,
we therefore with our trade. I am myself a like prost to it the two, that sharm in proon to the diffuse and have great

[VOL. IX) Ited make digit sed by the in vecst

Lincoln's-Inn fields, and Goodman's-fields theatres; then said, It is no less surprizing than shameful, to see so great a change

near me, the crowd of coaches generally resorting to such places, may prevent a cerman's decempton in the places, may prevent a cerman's decempton in the idle for within it) 'That the play is going to begin.' You cannot come by.' You should have come somer with your dirty slovenly cart.' (This is not an impact of the play is going to begin.' You cannot come by.' You should have come somer with your dirty slovenly cart.' (This is not an impact of the play is good to be in the play is over, and then perhaps break into our shops and warehous the perhaps break into our shops and the perhaps brea

March 3, 1784. Tradelove.

" The above Letter," says Mr. Hooker, "appears to be written with a very good intention, and contains some useful hints on a design, that, if it be suffered to proceed, may be of very pernicious consequence to the morals of on leavy only, and so the transpilling and welfare of this great metropolis, at this time, one of the best governed cities in the world. We know not to what a beight these enornece may soon arms, and when a the players will long think themselves under a necessity to refrain acting on the Lard's-day; sacrate and the west of along my, the rise at the creative that any trains of the large trains in this holy season; which fill now the most I duced into this kingdom by a certain French ambassador in a former reign: and these income bither to complete the mischiel. But it religion principally belongs, will apply in a proper place, and in a most effectual mession, upon of the legislative authority; and it is the hope of all good men, that a proper regulation of 6. to the second The state of the s

Balan Kali I

for the worse in the temper and inclinations of the British-nation; which, though chearful and facetious formerly, yet was sedate and solid; but now so extravaguatly addicted to lewd and idle diversions, that the brof Play-Houses in Lando, vas double to that at Paris; so that now we exceed in levity our fluttering, fiddling masters the French, from whom we had learned these and many other impertinencies, as much unsuitable to the men and manner of an English or Scotchman, as they were agreeable to the air and light, ness of a monsieur. It is astonishing, added he, to all Europe, that Italian eu. nuchs and signoras should have set salaries equal to those of the Lords of the Treasury and Judges of England, besides the vast gains which these animals make by presents, by benefit nights, and by performing in private Houses; so that they carry away with them sums sufficient to purchase estates in their own country, where their wisdom for it is as much estcemed, as our vanity and foolish extravagance loughed at and despised.

The necessity of some such Bill being at length made evident to the satisfaction of the House, it was ordered, nem. con. "That leave be given to bring in a Bill or I. Houses for playing of Interludes, and for the better regulating common Players of Interludes; and that sir John Barnard, the Master of the Rolls, Mr. Chancellor of the Exchequer, sir Thomas Sanderson, Mr. Sandys, Mr. Pulteney, sir Edw. Stanley, Mr. Talbot, Mr. Erskine, Mr. Attorney General, Mr. Solicitor General, and the lord Gage, do prepare and bring in the

by sir John Darnard, was read a first time, and ordered a second reading; but after several Petitions against it, and being divers times ar der consideration of Com-

April 30, on account of a clause offerit was suggested his Majesty would not Lord Chamberlain of his Majesty's Houshold over the players; which the worthy Polly, an Opera; and therefore they

Polly, an Opera; and therefore they thought it more advisable to wait mother opportunity to get a Bill of this kind

A. D. 1735.

passed, rather than to establish by a law a power in a single officer, so much under the direction of the crown, which power might be exercised in an arbitrary manner, and consequently be attended with mis-

Debate in the Commons on the Bill to prevent Bribery and Corruption at Elections. | March 7. Mr. Bramston moved, That the clause of an Act made in the second year of his present Majesty's reign, intitled, An Act for the more effectual preventing Bribery and Corruption in the elections of members to serve in par-· liament,' which relates to the last determination in the House of Commons, concerning votes for members to serve in parliament for any county, city, borough, cinque-port, or place; with the clause relating to the Oath to be taken by returning officers, should be read;" and the same having been read accordingly;

Mr. Bramstonstood upagain, and spoke as follows:

Mr. Speaker; By the clause of the act now read to you, it appears, that the last determination of the House of Commons, with regard to the right of voting at any election, is declared to be final to all intents and purposes whatsoever, any usage to the contrary notwithstanding; so that in all future disputes about any election for the same place, the last determination of this House is the rule by which the right of voting is to be determined, and against which no arguments, nor any proof can be admitted: This I take to be now the law of the land, and consequently is binding as well upon this House, as upon every gentleman who has been since that act, or may hereafter be concerned in any election.—At all times, Sir, and particularly in such a dangerous conjuncture as the present, it is incumbent upon us to establish among the people a good opinion of the impartiality, integrity, and justice of this House in all our proceedings. With respect to state affairs, especially such as relate to foreign transactions, the facts are not publicly known, nor can the motives ! or arguments for or against any question relating to them be understood by the vulgar; and therefore in such questions it is not easy for the people in general to comprehend the debates; nor would it be possible for them to discover the injustice ' or the partiality of our proceedings, were it possible for this House to be guilty of

any such. But in all our proceedings relating to elections, the people in general, or at least those who live in the neighbour-cumstance, and are as capable of judging of the motives or arguments for or against most of the questions that occurupon such occasions, as any member of this House: And when the people observe a contradiction in our determinations relating to such affairs; when they observe the right of voting at an election given by this House to one sort of people, and in the very next session, perhaps, that right determined by this House to be in a quite different sort of people, they must conclude, that the determ attornord's El to and at a tothat affair did not proceed from justice and impartiality, but from private interest, or from party-zeal. This is the conclusion they must necessarily form with respect to those affairs they know, and can judge of; and the misfortune is, that they from thence naturally conclude, that our proceedingsare governed by the same motives in those affairs which they do not know, nor en talge of .- Top es tar elect o dangerous to our constitution was, I believe, Sir, one of the chief motives for inserting the clause now read to you in the act of parliament, and care has been taken to express it in terms so strong and explicit, that it cannot, in my opinion, be evaded by any artifice or subterfuge. It is now the law of the land; a law so reasonable, that I hope it will never be altered or repealed; and a law so plain, that I can make no doubt, but that the last determination of the House of Commons will, for the future, be, in all such eases, a rule from a least the second of the second Sir, as some gentlemen are not sufficiently apprised of this law, or may entertain bopes that this House will not, in their future determinations, strictly adhere to it, they may therefore put themselves to great expence in bringing up witnesses, and may take up a great deal of your time with arguments to sheve, that the right of voting at any election now disputed, is not in those propledly, and or march to be to by the last determination of this House: This will be putting themselves to great expence, and taking up the time of this House to no purpose, since the last determination of the House of Commons is now by law established as a rule, from which we cannot depart, notwithstanding the control of the conParagraph somestown I les, expence, as we ought to prevent their attempting to take up the time of this House to no purpose, therefore I think this law ought to be some way revived, not only to put gentlemen in mind of it, but to shew them that we are resolved to adhere to it in the strictest manner; and as the only proper way for us to revive any law, is by coming to some new resolution in relation to it, therefore I hope the House will agree to the following motion, which is, " That the Counsel at the bar of this House, or before the Committee of Privileges and elections, be restrained from offering evidence, touching the right of election of members to the first of the control of the borough or prolast determination in the House of Commons; which determination, by an act passed in the second year of his present Majesty's reign, intitled, 'An Act for the * effectual preventing Bribery and Corruption in the election of members to serve in parliament,' is made final to all intents and purposes whatsoever, any usage to the contrary notwithstanding.

S GEORGE II.

This motion being seconded by Mr. Sandys, and supported by Mr. Walter Plumer: the same was objected to by Mr. Horatio Walpole, Mr. Henry Pelham, and sir William Yonge, who did not directly of pose it more at to libit proposed the delaying of it a few days, as follows:

Sir; I must own, I have not lately considered the clause now read to you, and therefore am not prepared now to speak to it: But upon the first view, I take the motion to be of the utmost consequence, because I look upon it as a restraint designed to be put upon the jurnsdiction of this House in the most material point, that of determining all questions relating to electing the members of our own House. I really never imagined, that the intention of that act, or of any clause in it, was to restrain the House of Commons, with respect to their determinations in matters of election; for in all such determinations I think we ought not to be under any limitation, nor confined by any rule; and if there had been any such intention, I believe this House would never have agreed to the Bill, or at least that clause by which any such restraint was intended to be laid upon this House,

It is for this reason, Sir, that I have always imagined, and still think, that the clarie new real to you relates only to

t .. I-ve overt, S.r. to provent generaturaing officers, and was designed as a direction to them, what sort of persons they were to admit to vote at any election. with respect to which they were by this clause obliged to take the last determination of the House of Commons, as a rule to be inviolably observed by them at all succeeding elections. This, Sir, I must still think, is all that was designed by the clause; for it is certain, that if in all future disputed elections, we were to take the last determination of this House as an infallible rule for our conduct, a very great injury would thereby be done to a great many cities and boroughs in England; and I cannot imagine that it was ever the original intention of any Act of Parliament to do an injury to any one, much less to great numbers of his Majesty's subjects. How. ever, Sir, as I have not lately read or considered the Act, I will not now pretend to be positive in my opinion, and therefore I hope the honourable gentlemen will agree to put off the consideration of this motion to some short day, to Monday next if they please, that other gentlemen as well as myself may have time to consider it, before we are obliged to give our opinion in a case which is certainly of great consequence.

Sir Joseph Jekyll rose and said:

Sir; As I had the honour to be a member of this House when the clause now under consideration had the good fortune to pass, I well remember the history of it: this clause was not originally in the Bill, but was put into it by the other House, and I believe, with a view to prevent the passing of it; or at least that it was the intention of those who first contrived this clause: for they imagined that this House would never agree to such an amendment: but when the Bill came back to this House, if gent a rathering retail the so justly fond of it, that they chose to other House, and this among the rest, rather than lose so good a Bill. Indeed as to this clause they had a very good reason for agreeing to it; for though it did lay some restraint upon the jurisdiction of this House in matters of election, yet the majority of the House then thought it a reasonable restraint, and even a necessary restraint, in order to prevent, in time to come, that frequent contradiction in our determinations with respect to elections, which had in time past greatly contributed to the giving people a contemptible opinion of all the present post this House. The

clause now read to you, Sir, is so full, and | conceived in terms so plain and easy to be understood, that I am surprised to hear any gentleman desire an hour to consider of it; but I am still more surprised to hear any gentleman, especially a gentleman who has often attended the committee of elections, say, he imagined this clause was intended only as a direction to returning officers, what sort of people they were to admit to poll at any election; because this very direction was given by act of parliament many years ago to all sheriffs and returning officers: so long ago as the eighth year of king William's reign, all sheriffs and returning officers have been prohibited, by an act then made, to return any member to serve in parliament, contrary to the last determination in the House of Commons, as to the right of election for such places; and therefore it would have been ridiculous to have inserted in a late Act such a clause as that now before us, if no more had been intended by it, than to give the same directions to sheriffs and other returning officers, which were given to them by a former act then in full force; but, without any such consideration, the clause before us is in itself so clearly expressed, that it is impossible to mistake its meaning; and as the honourable gentleman intends nothing by his motion but to prevent gentlemen's putting themselves to a needless expence, and giving this House an unnecessary trouble, I can see no reason why we should make any difficulty in agreeing to what he has proposed.—Can gentlemen be serious, Sir, when they say that this House is not to be confined by any rules; that we ought not to be under any restraint, with respect to our determinations about the election of our own members; and that this House would never have agreed to the clause, if any such thing had been intended? Our determinations in such cases are, it is true, supreme and final; but surely, Sir, even in such cases we are confined by the rules of natural justice and equity, and likewise by the antient customs and the laws of the kingdom. Let a court of judicature be as absolute and supreme as can be imagined, yet I should have a very bad opinion of the judges of that court, if they confined themselves to no rules, nor even to those laws they themselves had before made for their future conduct. I do not know but some of the cities and boroughs of England may have been injured by the last divermination of this House, and in 1,2 . 1 18

such a case it is a hardship to make that injurious determination absolute and final as to them in all time to come; but if there were any such injurious determinations made, it is the more necessary by a law to put a stop to them. The hardship is already put upon them, the law is already passed; it is now one of the established laws of the kingdom, and cannot therefore be altered or amended by any resolution of thus House: it is not the first time that a hardship has been put upon particular men for the good of the society in general; but in this case, if any city or borough has been injured by the last deter-mination of the House of Commons, and that injury fixed upon them by the law now under our consideration, they may apply to parliament for relief, and will certainly obtain an act of parliament for that purpose, which is the only method by which they can now be relieved; so that the hardship, if any has been put upon them, cannot come under our consideration in the present question.

However, Sir, though I do not think it at all necessary to take a day to consider of the present motion, yet I shall not be against it; because I wish it were made a standing order of this House, that no motion should be taken into consideration or agreed to the same day it is made; for this reason I shall not be against adjourning the debate until Monday, according to the honourable gentleman's desire; and I agree to it the rather, because I hope when the motion has been fully and maturely considered, it will be unanimously agreed to: but, on other occasions, I hope those gentlemen will show the same complaisance to others, and will not insist, that any motion they may be reafter think fit to make shall be immediately taken into consideration; for if this should be made a rule for one side, and not for the other, it would be as partial a method of proceeding as was ever practised by former Parliaments in their determinations about elections.

adjourned to Monday next, when the motion was amended thus: "That the counsel at the bar of this House, or before the committee of privileges and elections, be restrained from offering evidence, touching the legality of votes for members to serve in Parliament, for any county, shire, city, borough, cinque-port, or place, contrary to the last division of the last d

Commons: which determination, by an act passed in the second year of his present Majesty's reign, intitled, "An Act for the more effectual preventing bribery and corruption, in the election of members to serve in Parliament," is made final to all intents and purposes whatsoever, any usage to the contrary notwithstanding." And then it was agreed to without any farther debate.

Proceedings in the Commons on the March 12. A Petition of George Herriot, provost of the royal burgh of Haddington

"An affair of a very serious nature was at this time depending before the House of Commons. The magistrates of the royal burgh of Haddington had been seized and imprisoned in a distant gool, without been admitted to bail, by a warrant from one of the Scotch judges. But another of them had ventured to take their bail, and set them at liberty. A petition from the imprisoned parties was presented to the House of Commons, and the case was so flagrant, that a motion was made, to refer it to the consideration of a committee of the whole house. This was opposed by the minister and his friends, because the petition, in fact, was a private affair, and the petitioners migler are the remsus health that parling of Scotland, as they stood before the union. On the other hand, it was urged, and indeed with some justice, that the case affected the liberty of the subject in the most tender part : that though an English House of Commons, lado tacumer n lineer has whithe ros of Self. Tyle and other representatives made part of a British parhament, it became that House to watch over the liberty of the subjects there, as much as in England, were it no as the of seve the he con of dectrops, which the oppression complained of, had actually invaded and destroyed. It was added, by some of the learned members from that country, that the laws themselves, with regard to the liberty of the person, wanted great amendment, and the case before them, was brought as an instance of it. The question, however, being called for, the motion was rejected, by a majority of 197 against 155.

"The throwing out this motion did the minister no service; and nothing but his attachment to his friends could have occasioned it. The material point has been acted for moved, that part of an act of the parliament of Scotland, made 1701, intitled, 'An act for preventing 'wrongous imprisonments, and against undue 'delays in trials,' might be read: and the same being read, a motion we made, and the question proposed, That leave be given to bring in a bill, for the better securing the liberty of the subjects in that part of Great britant,

in Scotland, Robert Forrest, brewer there. John Hay, sadler there, George Hunter, wheelwright there, and George Walker skinner there, was presented to the House of Commons alledging, "That, upon ap. It from read, the 21th of O tober ther. last, by James Ereskine, John Claddel Andrew Wilson, and others, assuming to themselves the name of magistrates in the said burgh, and complaining that the petitioners had disturbed them in the pretended exercise of their offices; the hon. Andrew Fletcher of Miltoun, one of the dies of the quat of justice y, and a 11 10 court of session in Scotland, though there was evidently no foundation for such complaint, without any jurisdiction to judge of the merits of the election of magistrates of the said burgh, without any notice given to the petitioners, or any of the other persons concerned; and so, without hearing them, or calling them before him, gave forth a summary warrant. directed to all officers whom it concerned, civil or military, to search for, seize and apprehend the persons of the petitioners and many others, to the number of forty burgesses and inhabitants, whereof seven. teen were acting magistrates or counsel-lors of the said burgh, where-ever they should be found in Scotland, and to imprison them, within the nearest sure

called Scotland; and for explaining and amending an act, passed in the parliament of Scotland in the year 1701, intitled, 'An act for preventing wrongous imprisonment, and against undue delays in trials.'

of the Scotch act made no favourable impression that it has with the reading of the Scotch act made no favourable impression that it has with the read to the region in Scotland. It appeared, that a magistrate or judge was not obliged to examine an informer upon oath, or to bring the parties before him, before they were sent to prison. All that was required for committing to good any man, or body of men in that king-

The minister himself and his friends dishked that part of the Scotch constitution, but opposed the title of the bill moved for, and proposed to leave out of it the words ' [for the better 'securing the liberty of the subjects in that part of Great Britain called Scotland.'] But this amendment meeting with opposition, it was carried by a majority of 215 against 147. And he oil, within the thory words, we sended to be brought in by Mr. Dundass, the lard Polworth, and Mr. Sandys. It passed the House of Commons, but was thrown out of the House of Commons, but was thrown out of the House of Poisson, but was thrown out of the House of Commons, but was thrown out of the House of Commons, but was thrown out of the House of Commons, but was thrown out of the House of Poisson had been all the Control Hoy ' Timbal.

prison; that this warrant was lodged in i dom of the royal burghs, and of consequence the freedom of election of members to serve in Parliament for such burghs; and as the petitioners can hope for no rethe safe at the read of the selection of Tallament; therefore praying the House to take the premises into consideration, and to grant such redress therein as may effectually

prevent such oppressions in time coming.

A D. 1785.

Heet " After this Petition was read, a motion was made for referring it to a committee of the whole House, upon which there was a long debate; but the question being at last put, it was, upon a division, carried in the negative, by 197 to 155.

March 14. A motion was made, That part of an act of the parliament of Scotland in 1701, intitled, An Act for preventing wrongous Imprisonment, against undue delays in Trials, might be read; which being accordingly read, it was moved, that leave be given to bring in a Bill for explaining and amending the said act; and the same being agreed to, Mr. Dundass,* the lord Polwarth, and Mr. Sandys, were ordered to bring it in.

Debate in the Lords on the Scotch Wrongous Imprisonment Bill.] May 9. The said Bill having passed the Commons, it was this day read a second time in the Lords, when a motion was made by the earl of Strafford, for having the Act passed in Scotland in the year 1701, read to the Horse, wher apon

The Larl of Hay Good un, and spoke to this effect:

My Lords; I shall readily join with the noble Lord in the motion he has made for having the act, to which the Bill refers, read to your Lordships: this I will rather

the hands of Humphry Colganoun, one of the macers or messengers of the court of justiciary, without the privity of any other of the judges of that court; and, as the petitioners have reason to believe, the said Andrew Fletcher ordered the said macer t to take directions from Patrick Lindsay, prost of Lamer Jacobs to the Proceed executing that warrant; and such direc- | and as otherwise to the House shall seem tions were accordingly given, as the petitioners have reason to believe, in writing; that this warrant was accompanied by an order from brigadier-general Moyle, then acting as commander in chief of the forces in Scotland, to the commanding officer of the dragoons then quartered in Haddington, to assist with his dragoons in the execution of the warrant; that upon the 25th day of the said month of October, the petitioners were seized by the said Humphry Colquhoun; and though the next sure prison was that of Haddington itself, or that of North Berwick, and though the petitioners desired either to be committed there, or to be carried to Edinburgh, the seat of the courts of justice, where they might apply for redress; yet he told them, that his orders were to carry them to the prison of Dunbar, and no other, a place twenty miles distant from Edinburgh, and eight miles from Haddington, and three miles further from Edinburgh than North Berwick; and though the pretended crime was bailable, and Alexander Hepburn, the sheriff's substitute, to whom the petitioners applied, was by law impowered, and willing to admit them to bail, the said Humphry Colquhoun told them, that he could not dismiss them upon bail, his express orders being to take no bail, but to ! commit his prisoners to the prison of Dunbar; where they were accordingly imprisoned from the 25th day of October, to to the at said in his cabb vie rant from the hon. David Ereskine of Dun. another of the judges of the said courts of justiciary and session, the petitioners were set at liberty, and execution of the warrant was staid against the rest, upon bail given by the petitioners and them; and that since that time no criminal prosecution has been moved for, upon any of these pretended crimes charged against the petitioners or the rest; that these proceedings, as the petitioners appreliend, and are advised, were utterly illegal and oppressive on the part of the said Andrew Fletcher of Miltoun, tending to destroy the persouth there's "extra the the free-

^{* &}quot; Mr. Dundass was esteemed the greatest genius in the law, that Scotland had ever produced. In speaking, he was amazingly fluent and copious; but his language, through its prostrated to the first that the one was come with the contraction of he had served as lord advocate; an office, some that a later than powers; and he exercised it with the utmost the state of the s family prevailed there, he grew a forious ophis the fitte will constitute to

agree to, because it has of late been industriously reported, that the liberty of the subject in Scotland is no way secured: it has, I know, been confidently asserted, that the subjects in that part of the island, are still in a state of absolute slavery; but when your lordships have heard that act read, you will see that that sample and all our states Your lordships will see that the Scots have not been idle, whenever they had an opportunity for securing their liberties, or for amending, explaining, or earraing the para or their his which relates to securing the rights and liberties of the subject: therefore I hope tention to the reading of this act; and as there are some law-terms and expressions in it which some of your Lordstand, I shall beg leave, after it is read, to give some short explanation of them, from which I hope I shall be able to make it appear, that the act stands no way in need of any amendment or explanation; and that the Bill now before us, instead of securing the rights and liberties of the subject, will render them more uncertain and precarious than they were before. [The Act was then read, and then his lordship stood up again, and, after giving a short explanation of the Scotch law-terms, went on to this effect.] Thus, your Lordships may see, that no man in Scotland can be taken up or imprisoned, unless an information, in writing, and signed by the informer, be first exhibited against him; and when any person is to be sent to prison, the magistrate who commits him is by law obliged to express in his warrant of commitment, the crime he is charged with, or the cause of his imprisonment; and farther, the jailor or keeper of the prison to which he is committed, is obliged to deliver to the prisoner, a copy of his warrant of commitment: then, my Lords, with respect to trials, if a prisoner be not brought to his trial within a certain number of days in the act limited, he may apply to the proper court, and upon such application, that court is by law obliged to bring him to an immediate trial, or otherwise to discharge him. And lastly, my Lords, with respect to bail; if the crime with which any prisoner is charged, be bailable, it is expressly ordered by the same act, that the judge or magistrate before whom he is brought upon any such charge shall admit him to bail, and shall

not require bul or any great or o moderate sum; nay, the law goes farther, it limits the magistrate to a certain sum for which he is to take bail, according to the rank and quality of the person accused: and the sums so limited, are by this act so small that even the parliament of Scotland thought fit afterwards to encrease them to double the sums first appointed .- From these few observations, your lordships may see that the liberty of the subject in Scotland, is as fully secured by this act, as the liberty of the subject is in England by the Habeas Corpus; nay, with respect to bail, the liberty of a subject in Scotland is, in my opinion, better your lordships will give all possible at | secured, because the sum for which a man is to give bail, is there limited and ascertained; whereas, in England, the sum for which a man is to give bail, is left entirely to the discretion of the judge or magistrate who is to take the bail. It is true, in Scot. land, an information upon oath is not reand, but that provee's from the wear spirit and tenor of their laws, by which an oath is deemed so sacred, that it is not presumed, that any real honest man will voluntarily subject himself to it; and who. ever does so, is called an ultroneous witness, which is in that country always deemed a good reason for suspecting his evidence: and in all criminal matters, the lawyers and judges of Scotland, have always been of opinion, that no witness ought to be examined upon oath against any man, but in a public court, and in the presence of the prisoner, when he and his counsel have an opportunity, and have always full liberty to cross-examine the witness, and to make him explain fully every thing he says .- His Lordship then spake to the several clauses of the Bill, and cudeavoured to shew the bad consequences with which they would be attended, and then concluded with his being against committing of the bill, for the reasons he had offered; and because, that if there was any cause for altering the law of Scotland, he thought such a great alteration as was proposed by that bill, a shi astill made, but after the most full and mature consideration, which he thought they could not have time for, so near the end of a session of parliament.

> The Lord Carteret answered in substance as follows:

My Lords; As I cannot pretend to any knowledge in the law of Soil I, a h less to such a thorough knowledge of that law as the noble lord who spoke last, I am at some loss when I rise up, to speak to the bill now before us. I will grant, my Lords, that the Scots have provided as well for their rights and liberties as they could, and that they have formerly endeavoured to prevent all the dangers and encroachments which could then be foreseen; but it is impossible, it would be vain in any man, or in any set of men, to pretend to guard against all the dangers that may thereafter arise. The facts or events which gave occasion for bringing this bill into the other House, are, it is true, before us; but it is certain, and I have even heard, that some things have happened lately in that country, which shew, that all the eucroachments that may be made upon the liberty of the subject, are not sufficiently guarded against by the act of the Scotch parliament which has been now read to you. These late occurrences, we may suppose, gave rise to this bill in the other House; and as there are a great many gentlemen in that House who thoroughly understand the law of Scotland, we must suppose that they made it fully appear to the House, that some auch bill was necessary, before the bill could pass in that House. This, my Lords, is a general reason, at least, for our not rejecting this bill; but from the objections the noble lord has been pleased to make to it, I plainly see there is a necesnity for passing some such bill. It is, I think, most unreasonable, that any man should be deprived of his liberty, and subjected to the danger and expence of a trial, perhaps for his life and fortune, upon a vague and general information, not sworn to, but only signed by the informer; which he may, perhaps, have given out of malice, or in a passion. I shall always think that some sort of evidence is necessary, before a subject be imprisoned, or so much as prosecuted for any crime; and I am sure, the least evidence that can, in such a case, be required, is the oath of one witness. Another particular reason for evincing the necessity of some such bill is, that I find it is neither the law nor the custom in Scotland, to examine the person accused before he is committed to prison; yet this I must think ought always to be done, because, by such examination, the magistrate who grants his warraant, may find, that the information upon which he granted the warrant, was false and malicious. This, my Lords, I am convinced of from experience; for when I had the bosour to be in a place of high trust sader [AOP IX]

the crown, there was a fellow came to me, and gave me an information upon eath, of no less a crime than high-treason, against some persons in Wapping; which information was so clear and distinct, and the facts so probable, that I had not the least reason to doubt of it; however, as it was my duty, I ordered the persons accessed to be brought directly before me; and, upon examining them, I very soon found that it was a false and a villainous information, given by a fellow who had run deeply in their debt, and had taken that way to get free of what he owed them; whereupon I dismissed the persons accused, and had the informer immediately secured: of this story I acquainted his late Majesty, who was so good as to order the Attorney-General to prosecute the fellow for perjury, of which he was accordingly convicted, and for which he suffered severely. His lordship then proceeded to examine the objections made to the several clauses of the bill, most of which he endeavoured not only to share, had to share, that how each of them arose a strong argument for the necessity of passing some such bill, Some of the objections however he admitted, but shewed, that they might be very easily removed by amendments, which might and certainly would be made in the Committee; and concluded with saying, That he hoped he had said enough to persuade their lordships that they ought to commit the bill, where they might make what altern one and are to they thought proper; and if any of their lordships should not be pleased with it when so altered and amended, they might throw it out upon the third reading.

Protest against not committing the said Bill.] After debate, the question was put, Whether this Bill shall be committed? It was resolved in the negative, Contents 28, Not Contents 68.

4 Dissentient.

1. "Because we apprehend a bill of this nature, sent up from the House of Commons, ought at least to have undergone the form of a commitment; since whatever was unnecessary or wrong in it, might there have been left out or amended. But several matters contained in the bill seem to us highly expedient to be passed into a law; for by the law of Scotland, as it now stands, any judge may, by a summary warrant, commit persons upon information some dwithout any could nad, and without

conveningth oparticabefore him, or hear, g | sufficiently tractable. But what disaffice. what they can alledge in their own justification, and send them to a remote prison in any comer of the kn gdom. No express words he any statute, do at present forbid such a praetice, and we have great reason to believe that some abuse of this unlimited power did appear before the House of Commons, which might probably give the first rise to the Bill.

2. " Because, as the Habeas Corpus act is the great security of the liberties of this part of the united kingdons, it would be, in our opinion both unsafe and ungenerous, not to extend the same liberty to the other. For, should they who have hitherto been brave assertors of their liberties, find themselves exposed to oppression, from which the rest of their fellow-subjects are secured by law, necessity may prompt them to attempt, by violence, to free themselves; or revenge provoke them to become the instraments of power, and bring as under the same dependence. And the history of the late times sufficiently convinces us, that in these reigns, when urbitrary power was designed and attempted in this kingdom, desperate and adventurous agents were first sent to try the experiment in Scot-

S. "Because there was a provision in the Bill, to prevent an abuse of seizing persons on pretence of del t, and detaining them till the elections were over, where they had a right to vote; the protection granted by the Bill was no more than what every common court of justice actually allows to any evidence whose presence may be necessary in matters of much less consequence: and we cannot help testifying our surprize, that this regulation has not already been made over the whole united kingdoms; we hope however, another tession will not pass without taking effectual care to prevent such a dangerous abuse

4. " Because experience has shewn us the benefit which arose from delivering the subjects of that part of the kingdom from their vassalage, and freeing them from a servile dependence on their superiors; and as we conceive the purport of this bill was no more than a natural extension of the same measure, it would have been the most probable, if not the only method to eradicate any remaining disaffection: though we have no grounds to suppose from any late transactions, that there is 'any 'such. O , the contrary, those who were thought the most disathuated, have lately appeared tion the rejecting such a Bill may create. even among the best subjects, and those who have always been most attached to the present establishment, we cannot reflect upon without concern. For, as the union was made in support of the present establishment, which is founded upon the revolution, and the revolution upon principles of liberty, they who have always up særted those principles may (as we allprehend) justly complain, that the liberty of the subject is not equally secured in every part of the united king. dom.

5. " Because, we are apprehensive it will appear very extraordinary to the world that a Bal for the security of the liberty of the subject should have been thrown out of this House without a commitment, when so many Bills have passed for laying on or continuing severe and heavy duties upon them. Remote apprehensions, dangers barely possible, and suspicions of disalection, have been arguments formerly made use of on the side of the crown, for enacting the severest pensi laws upon the subject; and we conceive it still more incumbent on the legislature to be watchful over the liberties of the people, committed to their care, since it is much easier to restrain liberty from running into licentiousness, than power from swelling into tyranny and oppression.

birth-right of all mankind, and still preserved to this nation by the wisdom and courage of our ancestors, we think an infringement of that right, though but for an hour, by wrongful imprisonment, anot only an injury to the person immediately concerned, but a notorious invasion of the constitution. We should not deserve those liberties ourselves, if we did not take the most effectual methods to transmit them in their full extent to litest posterity, and to restrain, by proper laws, any flagitious attempts of min sters prompted by ambition, or drove by despair, who may at any time hereafter endeavour to undermine or attack them. Humanity and generosity particularly call upon us, who are distinguished by many privileges and advantages pecultar to ourse ics, to secure to the prople

6. "Because liberty being the common

Chesterfield, Oxford and Mortimer, Suffylk, · Moutjoy, · klavetskam,

that liberty which they have an equal right

to with us; a blessing! the meanest sub-

ject of this kingd in ought ever to enjoyin

common with the greatest.

Foley, Cohham, Strafford, Bathurst, Litchfield, Boyle, Berkshire, Coventry, Thanet, Gower, Winchelsea, Northampton."

The question having been thus carried against committing the Bill, it was of course rejected.

Resolutions of the Commons relating to the Maintenance of the Poor. March 27. The Commons appointed a commutee to consider the laws in being relating to the Maintenance and Settlement of the Poor, and to consider what further provision might be necessary for their better relief and employment. And the said Committee having considered and examined this Affair with great care and attention, came to several Resolutions as follow:

" Resolved that it is the opinion of this

Committee,

1. "That the laws in being, relating to the Maintenance of the Poor of this kingdom, are defective; and notwithstanding they impose heavy burthens on parishes, yet the poor in most of them, are ill taken care of.

2. "That the laws relating to the Settlement of the Poor, and concerning Vagrants, are very difficult to be executed, and chargeable in their execution; vexatious to the Poor, and of little advantage to the public; and ineffectual to promote the good ends for which they were intended.

3. "That it is necessary, for the hetter relief and employment of the Poor, that a public workhouse or workhouses, hospital or hospitals, house or houses of correction, he established in proper places, and under proper regulations, in each county.

4. 6 That in such workhouse or workhouses, all poor persons, able to labour, he set to work, who shall either he sent thither or come voluntarily for employ-

ment.

5. "That in such hospital or hospitals, foundlings and other poor children, not having parents able to provide for them, be taken care of; as also poor persons that are impotent or infirm.

6. 6 That in such house or houses of correction, all idle and disorderly persons, vagrants, and such other criminals as shall be thought proper, be confined to hard

iabour.

7. " That towards the charge of such

workhouses, hospitals, and houses of correction, each parish be assessed or rated, and that proper persons be empowered to receive the money so to be assessed or rated, when collected, and also all voluntary contributions or collections, either given or made for such purposes.

8. "That such workhouses, hospitals, and houses of correction, be under the management of proper persons, regard being had to such as shall be benefactors

to so good a work.

9. That such persons as shall be apnointed for the management of such workhouses, hospitals and houses of correction, be one body politic in law, capable to sue and be sued, and of taking and receiving charitable contributions and benefactions for the use of the same.

10. "That for the better understanding, and rendering more effectual the laws relating to the Maintenance and Settlement of the poor, it is very expedient that they be reduced into one act of parlia-

ment,"

These Resolutions were reported to the House on the 2nd of May, and on the 7th of the same month, were all agreed to without Amendment, except the 9th, which

was amended thus, viz.

"Resolved, that such persons as shall be appointed for the management of such workhouses, hospitals and houses of correction, be one body politic in law, capable to sue and be sued, and of taking and receiving charitable contributions and benefactions, in money, for the use of such notices politic."

And then this Resolution so amended,

was agreed to by the House.

Petition of the Church of Scotland relating to Patronages.] April 10. A Petithe Church of Scotland, was presented to the Commons and read, representing, "That Patronages have, since the Reformation, been deemed by the said Church a very great grievance, and not warranted by the Word of God, and have at all times been struggled against; that, soon after the Revolution, an act of parlament was made in Scotland, abolishing the power of patrons to present ministers to vacant churches; and at the Union of the two kingdoms, the establishment of the Church of Scotland, in all its rights and privileges, by that and other acts of parliament made or ratified after the Revolution, was declared to be a fundamental and essential condition and article of that Union; and at that time, it was | the right and privilege of the said Church to be free from patronages; but that, by an act passed in the 10th year of her late majesty queen Anne, entitled, An Act to restore the Patrons to their antient Rights of presenting Ministers to the Churches, vacant to that part of Great Britain called Scotland, the aforesaid act passed in the reign of king William, was rescinded in so far as concerned the power of patrons to present ministers to vacant parishes, of other advantages, which had been the chief things bestowed on patrons, in lieu and recompence of their former right and presentation, were nevertheless suffered to continue with them; and therefore praying the House to pass a Bill for repealing the aforesaid act of parliament, passed in the 10th year of queen Anne, in so far as concerns the power of patrons to present mi-nisters to vacant churches, in order to restore the Church of Scotland to the rights and privileges she was possessed of at the Union of the two kingdoms.

In pursuance of this Petition, leave was given to bring in a Bill for this purpose, and Mr. Plumer, Mr. Ereskine, Mr. Forhes, Mr. Areskine, sir James Ferguson, and Mr. Hume Campbell, were ordered to prepare and bring in the same; which Bill was presented by Mr. Plumer

on the 18th but did not pass.*

April 22. A Bill for limiting the number of officers to sit in the House of Commons being read a second time; and a motion being made for committing the same, there ensued a great debate. The chief speakers for committing the Bill were Mr. John Pitt, Mr. Boone, Mr. Lyttleton, lord Polwarth, Mr. Hume Campbell, sir Joseph Jekyll, sir William Wyndham, and sir John Hynde Cotton. The speakers against committing it were Mr. Stephen Fox, Mr. Stephen Cornwallis, Mr. Lewis, Mr. Hanbury Williams, Mr. Robert Byng, Mr. Lindsay, Mr. Oglethorp, Mr. Danvers, Mr. Thomas Corbet, hon.

Mr. Henry Pelham, general Wade, so Robert W. p.uc, and Mr. Rader the Solicitor General. Put the quister being at last put for committing the Bill, it was carried in the migative by 216, against 192.

The King's Speech at the Close of this Session.] May 15. The King came to the House of Peers, and the Commons being sent for and attending, his Majesty gave the royal assent to several Bills: after which, he put an end to the session with the following Speech to both Houses:

" My Lords and Gentlemen,

"I am glad the business of this Session of Parliament is brought to such a conclusion, that I have now an opportunity of giving you some recess, after the great pains you have taken in the service of your country. 'On this occasion I must in justice return you my thanks for the many instances you have given me of your duty and affection to my person and government, and for the necessary provisions you have made for the public security, as far as the immediate circumstances of affairs might require.

"I have considered with great care and attention the present situation of Europe, and duly weighed the consequences, that may arise from the progress of the war, either by means of its becoming more general, or continuing only to be carried on between the powers already engaged.

troubles appeared to be the best means to prevent the dangers, that are to be apprehended on either side. In this view, a plan of pacification was concerted between me and the States General with great impartiality, and not without reasonable grounds to hope for a cross, although it

hath not had the desired effect.

"But all future resolutions, to be taken in this important and critical conjuncture, must be principally determined by future events: this makes it impossible for me, at present, to take the previous advice and concurrence of my Parliament in such measures, as may become absolutely'necessary to be entered into. But you may be assured, that my constant concern for the public welfare, the liberties of Europe, and, in particular, for the felicity and security of these kingdoms, will never suffer me to take any steps, but such as the honour and interest of my crown and people shall call for and justify; and in the pursuit of these great and desirable ends, I do, with the best grounded confidence, promise

When it came to be read a second time of the 2 d of Mex. This is proof, there by the extractor Seath to motors then serves; who, occupy a stell them percess thought the House, however, it is the House, however, it is not be the same as dropping it, by a majority of 169 against 62. As the was locked on the same to the managery of the posterior of the managery of the violent presbyterians in Scotland. Tindal.

myself your zealous and affectionate support.

" Gentlemen of the House of Commons, "I return you my hearty thanks for the supplies you have, with so much chearfulness and dispatch, granted for the service of the current year, which have been so effectually raised, and accompanied with so seasonable an augmentation of our forces by sea and land, that I shall be in a condition to make use of them, in the most advantageous manner, for the public service, as any occasion, that may happen to arise, shall require.

" My Lords and Gentlemen,

"The conduct and prudence of this Parliament, in a time of so great difficulty, cannot be enough commended. The posture of affairs before us required all possible resolution, joined with caution, neither to be unwarily involved in the present disturbances, nor to remain unprovided against those dangers, which are too obvious to stand in need of any explanation, and may either directly or remotely affect

" As I think it necessary this summer to visit my dominions in Germany, it is my intention to appoint the queen, Regent here during my absence; of whose just and prudent administration you have on the like occasion had experience. Let me earnestly recommend it to you, to render the burden of this weighty trust as easy to her as possible, by making it your constant study and endeavour, as I am sure it is your inclination, to preserve the peace of the kingdom, and to discountenance and suppress all attempts to raise groundless discontents in the minds of my people, whose happiness liath always been, and shall continue my daily and uninterrupted care."

Then the Lord Chancellor, by his Majesty's command, prorogued the Parliament to the 12th of June. It was afterwards farther prorogued to the 15th of January, 1756.

SECOND SESSION

OF THE

EIGHTH PARLIAMENT

GREAT BRITAIN.

The King's Speech on opening the Sest towards a pacification, to declare, by a ston.] January 15, 1736. The King joint resolution, to the courts of Vienna

came to the House of Peers, and the Commons attending, his Majesty opened the session with the following Speech to both Houses:

" My Lords and Gentlemen;

" The happy turn which the Affairs of Europe have evidently taken since the end of the last session of parliament, must, I am persuaded, give you all, as it does

me, the greatest satisfaction.

"I acquainted you then, that a Plan of Pacification, concerted between me and the States General of the United Provinces, had been proposed to the parties engaged in war, which had not the effect to prevent the opening of the campaign: the armies took the field, and the war was carried on in some parts, in such a manner as to give very just apprehensions, that it would unavoidably become general, from an absolute necessity of preserving that Balance of Power, on which the safety and commerce of the maritime powers so much depend.

"This consideration determined me to persevere jointly with the States, in repeating our most earnest instances to the contending parties to agree to an armistice, and to enter into a negotiation for obtaining a general peace, upon the basis of the plan we had then proposed to

them.

"Whilst affairs continued in this state of deliberation, the heat and fury of the war abated; and the Emperor and the most Christian King, in consequence of their repeated professions of a sincere disposition to put an end to the war by an l.onourable and solid peace, concerted and agreed upon certain preliminary Articles to answer that most desirable end. An Armistice is since agreed to by all the parties engaged in the war; and the contracting powers, in regard to the good offices employed by me and the States, have communicated to us, by their respective ministers the preliminaries; desiring our concurrence for effectuating a general pacification upon the terms thereby stipulated.

" It appearing upon due examination, that these Articles do not essentially vary from the plan proposed by me and the States, nor contain any thing prejudicial to the Equilibrium of Europe, or to the rights and interests of our respective subi jects, we thought fit, in pursuance of our constant purpose to contribute our atmost joint resolution, to the courts of Vienna and France, our approbation of the said preliminaries, and our readiness to concur in a treaty to be made for bringing them to

perfection

"These Preliminaries have been likewise communicated to the kings of Spain and of Sardinia; and although those princes have not as yet, in form, declared their final resolutions upon them, there is great reason to believe that the love, of peace, their avowed dispositions for putting an end to the troubles of Europe, and the amicable interposition of common friends, will prevail upon them to agree to what has been thus concerted, upon reaso table security give them, for the peaceable possession and enjoyment or the countries allotted to them.

" In these circumstances, my first care was to ease the burthens of my people, as soon and as far as prudence, in the present posture of affairs, would permit. I have therefore ordered a considerable reduction to be made of my forces, both by sea and land: and if the influence of the crown of Great Britain, and the respect due to this nation, have had any share in composing the present troubles in Europe, or preventing new ones, I am persuaded you will be of opinion, that it will be necessary to continue some extraordinary expence, until there be a more perfect reconciliation among the several powers of Europe.

" Gentlemen of the House of Commons; "I have ordered the proper officers to lay before you the Estimates for the service of the current year; and I make no doubt, but my desires to make the charge of the public as low as possible, will find in you the same readiness to grant the necessary Supplies with chearfulness and unanimity."

" My Lords and Gentlemen;

"I am willing to hope, this pleasing prospect of peace abroad will greatly contribute to peace and good harmony at home. Let that example of temper and moderation, which has so happiny calmed the spirits of contending princes, banish from among you all the state discord and dissension. Those who truly wish the peace and prosperity of their country, can never have a more layourable opportunity than now offers, of distinguishing themselves, by declaring their satisfaction in the progress already made towards restoring the public tranquality, and in promoting what is still necessary to bring it to perfection."

Debate in this Lords on the Address of Thanks.] As soon as his Majesty was withdrawn the above Speech was taken nato on source on by the Loros, and the same being read to the House, it was moved as fellows, viz.

"To order that an humble Address be presented to his Myosty, to retain the Thanks of this House for lits most gracrows Speech from the talone . trespress the just sense this House had on its Majesty's great concern for the Balance of Europe, I's vigilance to prevent a guneral war, and to maintain the security and commerce of his kingdoms : to de. clare their satisfaction in his Via of a perseverance to pursue these great ends. by en le woming to bring the conte and powers to an accommodation, and the well-grounded hopes worth they as as conceived, that the good offices of his Majesty and the States General would he attended with real and beneficial effects; to congratulate his Majesty on the pleasing prospect of approaching to go as and to express the great satisfaction of this House upon the garden contain nication made in his speech touching the prem har articles between the compense and France, and the antical department inercapton by his Wajesty stat the States, to aclmowledge, with the greatest gratitude, his Majesty's tender care of his people, in preserving to them the blessings of peace; and to declare that this House sees with pleasure, in our present situation, the happy effects of the extraordinary supplies of late years granted by Parliament: to return his Majesty the thanks of this House, for the orders given for a reduction of his forces; assuring him, in the st ongest manner, that this Is so will zealously and chearfully concur in all such measures as shall be necessary to secure the safety of his Majesty's kingdoms, and to continue the just influence of his crown among the powers abroad: to promise his Majesty, that this House will, to the utmost, promote good harmony and unanimity at home, and demonstrate, by all their actions, how much they have at heart the effectual support of his Majesty and his government, the preservation of the Protestant Succession and the peace and prosperity of their country."

To this Motion several objections were made; and in particular it was proposed to leave out, in the fifth paragraph, these. words, viz. " And to declare, that this " House sees with pleasure, in our present

4 aituation, the happy effects of the extra-6 ordinary supplies of late years granted 6 by parliaments."

The Arguments made use of in support of this Amendment, were in substance as follow:

My Lords; By the ancient usage of this House, no speech from the throne was ever taken into consideration the same day it was made. Our ancestors were not so complaisant as formaks any complaments even to the throne itself, without having first maturely weighed the subject upon which they were to make those compliments; and therefore they always appointed a day for taking his Majesty's Speech into consideration: in order that those lords, who kee'v nothing of the speech till they heard it from the throne, might have time to peruse it, and to consider what might properly be said, by way of return. This, my Lords, was the ancient custom, and this, I must think, was more consistent with the honour and dignity of this House, than the method we have lately fallen into, of taking his Majesty's Speech immediately into our consideration, and arreing to such an Andr as as some lords may be pleased to propose, before we can possibly have time to consider whether it be proper or not. For this reason I could wish we would return to our ancient custom, and, instead of agreeing or disagreen 2 to the motion now made, appoint a day for taking his Majesty's Speech into our consideration, and order the House to be summoned for that purpose.

As I knew nothing of the contents of his Majesty's Speech, till I heard it from the throne, it cannot, my Lords, be presumed that I can state my objections to the address now proposed, in such a regular manner as I might do, if a day were appointed for our taking the speech into consideration: I believe there are a great many other lords in the same circumstances with me: and although we had, in a private manner, been fully informed of the contents of that speech which was to be made, yet I do not think it regular or consistent with the dignity of this House, to noceed upon any such private interna-As members of this House, we can have nothing under our consideration, nor ought we to form an opinion or a resolution about any thing, till it has, in a proper and regular manner been laid before the House and, in this light, I am of opinion none of your lordship a com say, that you have body

and maturely considered the speech now before you; for my own part, I am sure I cannot; but, even from the little time I have had to consider the Speech and the Address now moved for, I am sure I cannot pretend to say, that my hopes have been answered by the peace that has been concluded, or by any thing else that has happened; for I must say, I could never form any hopes from the measures we have taken, or from any account of our late transactions, that has ever been laid before this House; and, I believe, there are many of your lordships, who have always been of the same opinion with me; therefore, if we resolve to mention in our address, any thing about our hopes, I think we ought to ray, that by various hidden causes, and extraordinary incidents, Providence has been pleased, without any merit in us, to bring about a peace, far beyond our hopes, and even contrary to our expectations. peace, my Lords, has, it is true, been rought about, but I am very certain, we cannot say it is a good peace for this nation; and I am much afraid, it will not be so lasting as some people may perhaps imagine.

I know, my Lords, it has always been said that no expressions in our address of thanks, for his Majesty's most gracious Speech from the Throne, can any way tie up or controll the future proceedings or resolutions of this House; yet I hope we shall always take care, not to put any expression or allegation in an address of this House, which the generality of the world knows to be false: and for this reason, I cannot agree to put any words into our address, which may seem to insinuate, that the peace was owing to any preparations made by us, or to any supplies granted by Can it be pretended, former parliaments. that there is the least ground for any such insimuation? can it be said that our adding 6 or 7,000 men to our land forces, had so frightened France, as to make them give pany of those pretensions they had seriously at heart? can it be alleged, that our squadrons made them give up the aftur of Policia when the whole world knows, we never sent so much as one ship into the Baltic? or can it be said, that our squadrings, a miss to any of their designs in Italy, without ever appearing in the Mediterranean? My Lords, whatever his The resende vorus were very prize ten a the event, that he could be hand in the peace that has been concluded; for kans convenend in blacesty may or dd,

nor ever would use the least endeavour, for annexage to the (rown or latte ser evel. the whole dominions of the duke of Lorraine: this, my Lords, is a cession, which this nation, as well as the rest of Europe, may soon have reason to repent of. It is a measure, which I am sure his Majesty would never propose or countenance; and if any of his ministers did so, I call upon them now to declare it: but, my Lords, I believe no one of them will dare to own any such thing; and as this was apparently the motive, which induced France to sacrifice all her other views, as well as most of the views of her Allies, how can we say in our address, with any appearance of truth, that the peace was owing to our preparations, or to any of his Majesty's endeayours? Or how can we from thence de- less reason to be so mighty cautions of clare, that we see with pleasure, the happy effects of the extraordinary supplies of late years granted by parliaments? Therefore, if your lordships are resolved to agree immediately upon an address of thanks, I bope you will leave these words out of your address; for I cannot think any of your lordships will say, you see with pleasure the dominions of France enlarged, by the accession of such an extensive and convenient country as that of the duchy of Lorrain.

The Answer was in substance as follows:

Whatever the ancient custom may have been, my Lords, with relation to the appointing a day to take his Majesty's speech into consideration, it is certain this custom has been long laid aside; for it must be ; part, I am convinced they are the effects granted, that not only for a great many years, but even for a great many reigns, the custom and usage of this House has always been to take his Majesty's speech immediately into our consideration, and to order an address, by way of return thereto. This I say, my Lords, has been the uninterrupted custom for many reigns; and now to deviate from that custom, or to reassume an old, obsolete custom upon the present occasion, would certainly look, as a mark for come of his time, in a distant if we disapproved of some of the measures lately taken by his Majesty, and would be in some manner offering a sort of indignity to him; which I am persuaded no one of your lordships has the least inclination to offer; and for this reason I hope, neither the noble lord who proposed it, nor any cth cell year lordships will must upon the question, for appointing a day to take his My sty's speech into consideration.

It there were pay thing very thick and

intricate in his Majesty's speech, or in the ador box interest for one for the dead if any thing in the address could be of any Closense, Saccor Lucas gree. he sapor deseproce her, there ... be some reason for our taking some time to consider his Majesty's speech, as well as the address proposed to be made upon the present occasion But, in my opinion. and, I believe, in the opinion of most Lords of this House, there is not the least obscurity or minimity brank port or a security jesty's speech, or of the motion now made to us; and as no expression we can put into the address, nor any compliment we may make upon such an occasion, can have the least influence upon any of our future proceedings; therefore we have the what we shall say upon the present oc. casion.

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That peace is more desirable than war. is what I believe, will be granted by every one of your lordships; and it will, I believe, likewise be granted, that the balance of power in Europe was lately in great danger of being over-turned, and that this nation was lately in the most imminent danger of being involved in a bloody and expensive war. The restoring of the peace of Europe, the preserving and reestablished by the early of porched preventing this nation's being involved in a war, are effects which all mankind must acknowledge to be happy, and they are effects, which have been lately, some way or another, brought about. For my own of the extraordinary supplies of late years granted by the parliament of this kingdom, and I shall continue to think so, till I see it demonstrated, that they have proceeded from some other cause. The adding of 6 or 7,000 men to our hand forces, was not in itself, it is true, of any great consequence to France, or to any other power of Europe; but the malling of that addition, and our contract; while have P we were in carnest, and that we resolved to enter into the war, for supporting the balance of power in Europe, as soon as weshould observe, that either of the parties had any views, which were inconsistent with the preserved error value which case we could, and we certainly would have entered into the war, with a hosy of 100 house, or 1 in case of necessity. This, my Lords, lean givery wer knews and the contract

made them give up some of those pretensions, they had at first seriously at heart, or at least prevented their having any pretensions seriously at heart, which were inconstitute with the external and a graph are

to support and defend.

Although none of our squadrons appeared either in the Mediterranean or the Baltic, yet, my Lords, I am firmly persuaded, that our fitting out and preparing powerful squadrons, and our having them ready to sail either to the Mediterranean or the Baltic, as we should find occasion, not only set limits to the designs of France and her allies in Italy, but actually laid them under a necessity of departing from that scheme, relating to the partition of Italy, which they had formed to themselves at the beginning of the war: And as to the affair of Poland, though we did not send a ship into the Baltic, yet we know it was publicly reported, that our having fitted out such a powerful squadron, prevented the French from sending their Brest-squadrough the relation of the state of the there was any truth in that report, it may be properly enough said, that our squa-; dronsmade them give up the affair of Poland.

With respect, my Lords, to the treaty of peace that has been concluded, I shall not pretend to determine, by what means, or by whose endeavoursit has been brought about; but I cannot think it a peace of such dangerous consequence, as some are pleased to represent: The whole dominions of Lorrain are, it is true, to be annexed to the crown of France for ever; . but it cannot be said, that France thereby getsany addition of power; for did she not formerly take possession of all those dominions whenever she pleased? So that, though France by this treaty of peace, acquires a new right or title, yet it cannot be said, that she acquires any new or additional power; But as this is an affair quite foreign to our present purpose, I shall only add, that I am convinced, there is not a lord in this House, who imagined four trauths since, that if was promise or a emperor to have made so good a peace, un-

less the maritime powers had actually engaged in the war, and had thereby enabled him to force the French and their allies to agree to reasonable terms. Yet, has been, some way or other, brought about, without easy or setting the i ritime powers in the war; and, in my oninion, this event, extraordinary as it is, is entirely owing to the wisdom of his Ma-

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jesty's conduct, and the good barmony which has always subsisted between him and his parliament; which harmony, if it be continued, will certainly establish and preserve that peace, which has been brought about, and will, at last, make this a happy and a flourishing kingdom; therefore, I lines in ballings who are which the spenters you will be set upy amendment or alteration.

The Reply was to this effect:

My Lords; Though the custom of appointing a day for taking his Majesty's speech into consideration, had been laid aside for a much longer time than it really has, yet as it was a good and a decent custom, it ought to be re-assumed; and our reassuming an ancient usage, which all the world must allow to be a good one, can never look like a disapprobation of any of his Majesty's measures, much less can it be looked on as offering any indignity to him; but, my Lords, when we hear such an argumentmade use of, when we hear itsaid, that our re-assuming the ancient dignity of this House, will be offering a sort of indignity to his Majesty, it ought to make us cautious of ever neglecting or suspending any of those forms or customs, which have been established by our ancestors, for regulating the proceedings of this House; and this I hope your lordships will take particular notice of upon some future occasion: for if we be every session, or every parliament, giving up and never reassuming, we shall at last have neither decency nor solemnity left in any of our proceedings.

As I have had no time to consider either the speech or motion, I cannot pretend to determine whether or no there be any thing dark or intricate in either; but the e and our perplanting with End over composed, to a man who has not considerlett, ittelic in all there ich. and intricate; neither the one nor the other can be understood, and no man who regards his character will give an answer or agree to what he does not understand. If there be nothing dark or intri-The table

less time will be necessary to consider them: but let both be as clear and intelmy Lords, we find this extraordinary event | ligible as possible, it is reasonable that those Lords, who heard nothing of the speech, have some time to consider it, before they be desired to give their consent to any an-

S of the said to make the s.

970 With respect to the consequences of what we is happen to insert in our Address, or is that i me have upon our fathr precion, considering how precipitat is we as a ke to gree upon in adte . I could most wish it were a thing or as office to poeta, en, as it has been represented but, my Lords, while the He of serves it honour and dign iv, rel of this nation preserves its are dong that Address of this Hoas wil alinys be of go a conscounce, and will have a great chet, but elle upon our ova fature procer a a but upon II the clairs of the b n n, njorialitic an i s of Europe i. word. We are not rated, under any the trans aty or conforming mour fumore to a scor brade, mla Majests' most graces each from the thioac; but still and he gented, that what we say in our Andre s, has an effect upon our for to a proceedings, and has been often made use of, as an accument against our agreeing to preson ous affecting to made, becan enther leng reprenant to what we

had som in our Address. we all kess, my Lords, that the complete its made to had Marsh upon an such occasion, are generally understo I to be complaints made to his menest is; and if, in this - on, we should ent romen an enquire out the enductof hi Majesty's min sters, and should from thene Ascuser if a they had shewn no co corn for the balance of power, that tl - z regl me are or about blanders had been the occess mot the late war, and that both the security and the commerce of these kn _ ins, had been thereby brought into the at cost danger; I must beg of your loves as to constitute, how accurished it we all and to this House, to come to any such resolutions, dier having at the big many of the session agreed to the secont par graph of the metion now before y in: 11d upon such an occasion, would not this apparent inconsistency be made use o as an argument, would it not be a private g argument against your coming to ray such is adation?

But the is not all: the Address of this House, as long as we preserve any chargeter or respect in the nation, will always have a great effect upon the minds of the people, and wil, in some measure, influence the proceedings of the other House: nay, my Lords, it will have an effect upon the conduct of all the princes of Europe, and may induce them to come into such

me sures, as may be lachly prejudant, in claterest of this native, and siel cannot be ree Medior at new 1, he was a the asolution of Alta William for to our cone cone that it interval of print, force a powers that perimsters, and not in the it on; and for that exercise they may enough the sterne no my mesales, or composto on resolutions to 6 ir prejudice, till the freeting of the next session of para rent, but it they then see the tau Houses of Parhamout compliment ig his Me esty' nanite, and approving of all they have done, they will then big a to bok big our past condict, as the conduct or the patrin, and will tarm hate's to a thin nica tres or their restations actor angly. We have it, it is true, in our power to depart from our Acdress by a tuture resolution, but after the resolutions of lareign states are them, after they be reoncerted their meanics, we cannot the of them depart from such measures or resolutions, by any future resolution of ours, and thus, by an ill-traced compliment to his Majesty, or radice to his maistris, we may involve our country n great difficulties, and only it to the utnisht distress.

Peter, my Lords, is certally a most desiral te thing, but it is not always note desirable than war : if at the end of kag William's reign we had thought a perce at any rate more desirable than war, act only this nation, but perhaps the greatest part of Europe, would long before now have been slaves to France: we ought of therefore to be so extremely best withour eingritidations upon the pleasing prospect of approaching trangallity: we on the est to examine what sort of a tranque sity we are like to have, and what the constitute cos of it may be. I shall read by good with the noble lord, that the balan e of power was lately in great danger; I shall usewise agree, that this nation was lately in great dar rer of being involved in a bready and expensive war; but I cannot agree with his lordship in think he, that in either case the danger is quite over. On the contrary, I think the balance of power > brought into more danger by the pare, than it was by the war: book, if the war had continued, it was in our power to have recovered it from that det ger, whenever we had a mind; but it we not be in our power whenever we have a mild, to take Lorcain from France, or to get the c o. I sland . .. Mr. and to join with mone of the revenues; these having alus in that undertaking; and as France was before an over-match for any power in Europe, the addition of any thing, even ' the smallest village, to that crown, is a step towards overturning the balance of power; but the addition of such a populous and fertile province as the dukedom of Lorrain,

is certainly a most wonderful stride. I am surprized to hear it said, that France acquires no new or additional strength by the surrender of Lorrain. It is true, she generally took possession of it at the beginning of a war; but as that country was generally rendered desolate by the war, she could reap little benefit by it during the continuance of the war; and upon a peace she was always obliged to restore it: then again, while that duchy continued in the possession of its own princes, and was a part of the empire, it was a barrier for all that part of the empire situate between it and the Rhine; because the seizing of any place in Lorrain by France, was always looked on as a declaration of war, by which the princes of the empire were alarmed, and had some time to put themselves upon their guard: but Lorrain being now given up to France, its towns will immediately be strongly fortified, and numerous garrisons kept in them, by which France will be enabled to surprise and take possession, whenever she pleases, of all that part of the empire between Lorrain and the Rhine; so that all that part of the empire, will from henceforth be in the same condition that Lorrain formerly was; and if Lorrain was before to be looked on as a part of the kingdom of France, because it was in her power to take possession of it whenever she pleased, we must for the same reason conclude, that from henceforth the county of Deux Ponts, a great part of the electorate of Treves, of the electorate of the prince Palatine of the Rhine, of the bishopric of Spiers, of the bishopric of Worms, and several other estates of the empire, are to be looked on as part of the kingdom of France; and therefore may hereafter be, without any jealousy, absolutely surrendered to her, if ever the doctrine should prevail, that there is no difference between a violent possession, and a rightful undisturbed possession. But, even with respect to Lorrain itself, the rightful, undisturbed possession of it will add vastly to the power of France; for even during | the continuance of war, though France had Possession of the country, she possessed

most always been possessed by the dukes of Lorrain; whereas the revenues will be now much improved by its being no longer the seat of war, and will belong to, and be levied by France, both in time of war and in time of peace; from whence we may, with a great deal of probability conclude, that a yearly sum of at least 500,000%, sterling, will be added to the revenue of France by the accession of Lorrain; and as by the situation of Lorrain, the frontiers of France will be contracted, rather than enlarged, which will prevent her being obliged to keep up any greater land force than formerly, we may presume, that this whole sum will be employed yearly towards increasing and keeping up her naval armaments; and how a peace, which may so probably increase the naval power of our greatest and most dangerous rival, can be called a pleasing prospect to Great Britain, I cannot so readily comprehend. From these considerations, my Lords, I must leave it to your lordships, whether we ought to burst out in such raptures of joy on the pleasing pros-

pect of approaching tranquillity.

Now, my Lords, let us see how we stand with respect to our own security and commerce: a peace is concluded, it is true, between the Emperor and France, but are we included in that peace? There were before several bones of contention between us and France, as well as Spain, and I am atraid, they are no way diminished by our late conduct. If by our powerful squadrons we'set limits to the designs of France and her allies in Italy, or made France give up the affair of Poland; if by our preparations we prevented the king of France from establishing his father-in-law upon the throne of Poland, or the king of Spain from establishing his son in the dukedoms of Tuscany, Parma, and Placentia; can we expect that these disappointments will be easily forgiven or forgot? And in case these powers should make up the little differences at present subsisting between them, and should join together in order to revenge themselves upon us, are we sure of the Emperor for an ally? Have we, by our late conduct, laid him under any obligations of honour or conscience to fly to our assistance; or upon what else does our security depend? When to these questions, my Lords, I have received a satisfactory answer, I shall be ready to acknowledge, with the greatest gratitude, the tender care of his Majesty's ministers for

his Majesty's people, in preserving to them the blessings of peace; and to declare, that I see with pleasure, in our present site ation, the happy elects of the extreordinary supplies of late years granted by

parliament.

I have, my Lords, as great an opinion of his Majesty's wisdom and conduct, as any lord in this House; but for the wisdom and conduct of his ministers, I have not, perhaps, the same esteem that some others may have; and since his Majesty's wisdom and conduct can never be brought in question here, since it is the wisdom and conduct of his ministers only that can come under our consideration, I have treat the subject the more because shall always be fond of seeing a just and true harmony between his Majesty and his people, as well as his parliament; for, unless the flarmony between the King and Parliament be founded upon a harmony beaute had and propie, ve ex either expect to meet with trust or confidence from our allies, nor can we expect to spread terror and dread among our faction we feel, on your having commuenemies. Thus, my Lords, I have taken notice of what I take to be amiss in the motion now before you; I shall not insist, emper upon net a contration of this matter, or upon any particular amendment; because, from what I have said, the Committee, who shall be appointed to draw up the Address, will be able to rectify the motion; and I hope they will take care to do it in such a manner, as that the Address may be unanimously agreed to.

The Lords' Address of Thanks.] The question was then put, Whether an Address shall be made to his Majesty upon the foregoing motion? And it being resolved in the affirmative, without any division, and ordered accordingly; a Committee was appointed to draw it up; who retired immediately into the Prince's Chamber, and having drawn up an Address, it was reported and agreed to the same evening, and is as follows:

" Most gracious Sovereign,

"We your Majesty's most dutiful and loral subjects, the Lores to the oil mil leave to return your Majesty our sincere and most humble Thanks for your most gracious Speech upon the throne. experience we have had of your Majesty's just apprehensions of the consequences of the war, and of your vigilance to prevent its becoming cound, taled our minus with

the strongest assurances, that the preser-. Co. of the behave of power, as the safety and commerce of your kingdoms. word the coverning motives of your Majosty's conduct.

"These principles, truly worthy of s King of Great Britain, we have seen exerted with a perseverance superior to all difficulties, by your uninterrupted endea. vours to bring the contending powers to an accommodation, in order to the obtaining a general peace : And when we considered your Majesty's firmness, and the weight which this nation ought to have in the affairs of Europe, we always conceived were in a diagram, thelepour is a condom, and the good offices employed by your Majesty, in conjunction with the States-General, would be attended with

real and Beneficial effects.

" Permit us, Sir, on this occasion, to congratulate your Majesty upon the agreeable prospect of approaching tranquillity. wI'h ,oa have had the goodress t to before us; and to profess the great satisnicated to us, that the preliminary articles agreed upon between the Emperor and the most Christian King, appeared, upon a due examination, to be such, as induced your Majesty, and the States, by a joint resolution, to declare your approbation thereof, and your readiness to concur in a treaty to be made for bringing this work to per-

" The union and harmony, which hath so happaly subsisted between your Majesty and that republic, will, we trust, be productive of such farther good consequences, as may effectuate a general pacification; And the glorious example, which your Majesty hath held forth to other princes, of preferring the love of solid and honourble peace to the views of restless ambition, together with the amicable interposition of common friends, will, we doubt not, prevail entirely, to put an end to the present troubles.

"Your Majesty's tender care of your people, in preserving to them the blessings of peace, while other countries have been I am ad with war, calls for one and thankful acknowledgments, which we beg

leave to lay at your royal feet.

"The extraordinary supplies of late years necessarily raised by your Parlia-ment, however unwilling to burden their fellow-subjects, have been the result of their just confidence, that all powers reposed in your Majesty, would be made use of only for the honour of your crown,

and the welfare of your people.

" It is with the greatest pleasure, we now see the happy effects of these measures, in our present situation; nor could we entertain the least doubt, but that your Majesty would improve the first opportunity to lessen this expence, as far as prudence and the posture of affairs would the new new less perad, Is so return our unfeigned thanks for the orders, which your Majesty hath graciously been pleased to give for making a considerable reduction of your forces both by sea and land; and we cannot accompany those thanks with a more becoming proof of our gratitude, than by assuring your Majesty, as we most sincerely do, that we will zealously and cheerfully concur in all such measures, as shall be necessary to maintain the security of your kingdoms, and to continue the just influence of your crown among the jos + abroad.

"We are deeply sensible of your Majesty's unwearied labours to make us a happy people. Nothing shall be wanting, on our part, to render those paternal labours effectual, by promoting good harmony and upanimity at home, and by demonstrating, in all our actions, how stedfastly we have at heart, the zealous and vigorous apport of your M justy and your government, the preservation of the Protestant succession in your royal house, and the peace and prosperity of our country,"

The King's Answer.] Which Address was next day presented to his Majesty, who returned the following Answer:

" My Lords; I return you my Thanks for this dutiful and affectionate Address. Nothing can give me so sensible a pleasure, as the satisfaction you shew in my endeavours for the repose of Europe, and the care I have taken of the peace and welfare of my kingdoms. As I'rely, with the greatest confidence, on your support in the pursuit of these great ends; so you may always depend on my steady perseverance in such measures, as may most effectually promote and secure the ease, commerce, and prosperity of my people."

The principal Speakers in the above dehate for the Amendment to the motion were, the earl of Strafford, the lord Carteret, the earl of Chesterfield, and the lord Bathurst; the principal Speakers against it were, the duke of Newcastle, and the ford Hervey.

Debate in the Commons on the Address of Thanks.] The Commons being returned to their House, and the Speaker having reported his Majesty's Speech, Mr. Stephen Fox moved, "That an humble Address be presented to his Majesty, to return his Majesty the Thanks of that House for his most gracious Speech from the throne: to express their grateful sense of his Majesty's continued endeavours to restore the public tranquillity, and to avoid involving this nation unnecessarily in the fatal consequences of a general war: to congratulate his Majesty upon the happy turn, which the affects of Fine q. had the n by their Imperial and most Christian Majesties having agreed to preliminary articles for a general pacification; and upon the great probability of their being accepted by all the powers engaged in the war: and to declare from the assurances his Majesty had been pleased to give them, that those preliminaries did not essentially vary from the plan of pacification concerted and proposed by his Majesty and the States General; from a just confidence in his Majesty's goodness, and the experience they had of his constant and parental care of the true interest of his people, through the whole course of this great and intricate work; and from his Majesty's having declared, in conjunction b th tae States, liberary and monofit is a d preliminaries, as proper conditions of a general pacification; that they could make no doubt, but they were such as would give a general satisfaction: to return his Majesty then the viscfor his early care in casing the burthens of his people, and reducing a considerable number of his forces both by sea and land: to assure his Majesty that they would with great cheerfulness, raise the necessary supplies: and, to testify their gratitude from a just sense of the blessings they then enjoyed, and from the prospect of future happiness, that they would support his Majesty in such measures as should be found reasonable and necessary to render that great and desirable work perfect and lasting."

Mr. Fox was seconded by Mr. Hanbury Williams: and lord Tyrconnell declared, That he thought the peace was more safe, honourable and glorious, than it was possible for us to expect. Upon this occasion Mr. Shippen and Mr. Walter Plumer took notice of that part of the King's Speech, which related to the reduction of the forces, and added, That they hoped some whole regiments would be reduced.

and not a number of private men only, as had been formerly practised upon the like occasions; for that the reducing of a whole regiment would be a much greater saving to the nation, than the reducing of an equal number of private men: that in our present melancholy circumstances, every method ought to be practised by which the public money might be saved, in order to apply as much as possible yearly to the payment of our public debts.

That the advantage of reducing whole regiments, was apparent to every gentleman who would make the calculation; for by the establishment of last year, a marching regiment, which consisted of 815 men, cost the public about 15,2171. yearly; so that if a whole regiment should be reduced, there would be a saving of 15,217L a year. Whereas if an equal number of private men only be reduced from that and other regiments, there would be a saving to the public of the pay of so many private men only, which in a year amounted to but 7,427l, from whence it is evident, that by a reduction of 3,000 men made by reducing whole regiments, the public would save 149,369% yearly; whereas, a reduction of 8,000 men made by the reducing of private men only, saves but 73,000l. yearly; so that the difference to the public was a saving of 76,369l. yearly; a saving which ought not to be neglected. That though, for the first year or two, we should be obliged to issue near one half of this sum yearly for half-pay to the reduced officers, yet in a few years they would either die or be incorporated in the standing corps; so that we should soon save this whole sum yearly.

That it was not possible for them to find a military reason why we ought to keep up, and in whole pay too, a greater proportion of officers in time of peace than we did in time of war; and as there was no military reason for so doing, people would be apt to suppose it was done for a civil reason; which was a supposition injurious to his Majesty, or at least to his ministers; and for that reason they would in a particular manner recommend it to an honourable gentleman on the door, (sir Robert Walpole) to reduce whole corps, instead of reducing private men only. Then Mr. Fox's motion was agreed to without debate, and a Committee ordered to draw up an Address accordingly.

The Commons' Address of Thanks.]

Jan. 17. The Commons presented their Address as follows:

"Most Gracious Sovereign,

We your Majesty's most dutiful and loyal subjects, the Commons of Great Britain in Parliament assembled, return your Majesty our unfeigned thanks for your most gracious Speech from the throne.
We are truly sensible of your Majes.

ty's early endeavours to put an end to the war, and can never enough admire the steady application, with which you pursued that great work, by the joint intersition of the good offices of your Manager

and the States General.

" And it is, with the warmest gratitude. we acknowledge your Majesty's particular care and circumspection, in all your pro-ceedings, not to involve this nation unnecessarily in the war; when at the same time, your Majesty shewed you were not insensible of the imminent danger that threatened the liberties of Europe, from a long continuance of it upon so unequal a A conduct wherein your Majesty plainly proved, you equally consulted the immediate interests of your people, and that balance of power in Europe, upon which the safety and commerce of this nation so much depends. At once saving this nation from all the present calamities of war, and trying to avert the future necessity of its being at last obliged to take its share and hazard in them.

"We cannot but be sensible of your Majesty's wisdom and impartiality, in forming the plan of pacification, proposed by your Majesty and the States General, to the powers engaged in war; which aithough not immediately accepted by the contending parties, nor answering the desired effect by preventing the opening of the campaign, has been so far adopted, that the most material and essential parts of it have been agreed to by the princes originally and principally concerned in this rupture, and recommended by them to their allies as preliminary articles to a general pacification.

"Upon this happy turn the affairs of Europe have taken, we most heartily congratulate with your Majesty; and when we consider the assurances your Majesty has been graciously pleased to give as, do these preliminaries do not essentially vary from the plan of pacification, concerted by your Majesty and the States General, and the ready approbation your Majesty and the States General have given of them; a just confidence in your wisdom, and the

experience we have of your constant and paternal care of the true interest of your people, through the whole course of this great and intricate work, leaves us not the least room to entertain a doubt, but that the preliminary conditions of this pacification, are founded, and so approved, as will have general satisfaction; in which persuasion we are farther confirmed, by the great probability there appears to be of their being accepted and agreed to, by all

the powers engaged in the war. "The early regard your Majesty has been graciously pleased to shew to the welfare of your people, in taking the first opportunity, on this great and fortunate event, to lighten the burthen of their expences, by making a reduction of your forces, both by sea and land, is such a mark of your care in consulting their interest, and of your tender concern for their case, that we should be as unjust to our gratitude, as to your Majesty's goodness, if we failed to testify the one, and acknowledge the other, in the strongest and most dutiful manner. And as we look upon this, added to all the other measures of your glorious and happy reign, as a proof that the estimates for the present year will be proportioned to the situation of affairs, and the purposes to which they shall be found necessary; so we beg leave to assure your Majesty, that we will cheerfully and effectually raise such supplies, as the posture of our present happy circumstances shall require, and sufficient to support the dignity of the crown, and the honour and interest of your Majesty's subjects and dominions.

" And if such motives could want any additional circumstance to excite us to fulfil our duty to your Majesty and our country, the reflection on the good effect the extraordinary supplies, granted the last year to your Majesty, must have had, in contributing to bring this long-laboured work to so happy an issue, joined to the consciousness of the irrhaence your Majosty's counsels must ever have in the affairs of Europe, whilst a loyal Parliament shews itself determined to support the resolutions of a wise and cautious prince, cannot fail to operate with their due weight, in making us persevere in our endeavours to give a lustre to your Majesty's reign ubroal, eq al, if pessib . , to the happiness we enjoy from it at home."

The King's Answer]. To this Address his Majesty gave the following Asswer:

6 Gentlemen.

"I return you my thanks for this dutiful and loyal Address. I am very well pleased, that my endeavours to restore the public tranquillity have met with your approbation; and you may be assured, my future care shall be employed, to the utmost of my power, to render the peace of Enrope perfect and lasting, and to make you a flourishing and happy people."

Petition relating to an Undue Election for Yorkshire.] Jan. 16. A Petition of sir Rowland Winn, bart, was presented to the House and read, complaining of an undue election and return for the county of York*, which was ordered to be heard at the bar of the House on the 24th of Lebruary.

Resolution relating to Controverted Elections. After debate, the Commons resolved: " That in all cases of controverted Elections for counties in England and Wales, to be heard at the bar of this House, or before the Committee of Privileges and Elections, the Petitioners do, by themselves, or by their agents, within a convenient time, to be appointed either by the House, or the Committee of Privileges and Elections, as the matter to be heard shall be before the House, or the said Committee, deliver to the sitting members, or their agents, lists of the persons intended by the Petitioners to be objected to, who voted for the sitting members; giving, in the said Lists, the several heads of objection; and distinguishing the same against the names of the voters excepted to; and that the sitting members do, by themselves, or by their agents, within the same time, deliver the like lists, on their part, to the Petitioners, or their agents."

^{* &}quot; Of all the numerous petitions in matters of election for members, that had been left undetermined last session of parliament, aone engaged the public attention so much, as that of sir Rowland Winn, against sir Miles Stapleton, for the county of York; and of several freeholders of the county of Norfolk, in behalf of William Coke, esq. and William Morden, esq. against sir Edmund Bacon, bart and William Workhouse, esq. Buth those put in more despated to be supported by the mere stot the minister, but if they were, it is certain it did them no service. The Yorkshire petition was to be to be learned at the larger the H use of the 24th of February, and from the minister of the voters, and the evidences concerned, it was thought it could not be discussed in less than two sessions." Tindal.

1079

Ordered, That the Lists, with respect to the emiroverted Lacetion for the co-ty of Yeak, now depend agreement this House, be denvered by this day three weeks,

Desate on a Petition or relation of the nt' Hea a fa Not . Jac. 19. A Pention of the gentlemet, e "gy, cat other treeholders of the county of Nortolk, whose names were thereanto subscent diin beaution them elves and a great in her more of the areal orders of the said to anti-C) pair agoran undue Election and rethan for the and County, we spice enter to to House and read, and a motion of ng made for accoung the matter of the said Petition at the bar of the House on the Loth of Lebruary,

Sir John Hynde Cotton stood up and

Sir, I am surprised to hear such a motion made, considering the House, but three days so ce, appointed the Yorkshire Per tion to be heard at the bar of this House on tre 21th of next meath, which is but two days but re the day for moved for hearing the Noriclk Petit n. Tims looks as in the hor iarane geatleman thagand, that we could go through the Yorkwhire Petition in two days, where, s, in my opinion, if we examine into it as we ought, 2 at as I hope we will, it will take us up two years, or at least the usual time of two sess ons. I confess, Sir, I have not the the Yorkshire Petitioners, but I believe the honoarable gentleman, was made the motion, is thoroughly acquainted with their real and most hidden designs; therefore, from his making such a motion as he has been just now pleased to make you, I must conclude, that the Yorkshire Petitioners are resolved to drop their Petition, in case they should find themselves unable to carry some very remarkable quest on the first or second day. If this be reany the case, the hono trable gentleman was much in the right to make you such a motion as he has done, with regard to the Nortock Election; but while we are members of this House, I think, we ought upon no occasion to be d rected, in our way of voting, by the private opinion or secret knowledge of other men, and therefore if the honourable gentheatan knows of any such secret with regard to the Yorkshire Petition, he will seend up again and acquaint the House with it, that we may have the same reason for agreeing to his motion, which he had for making it. .

Mr. P I ene, stend up rest rid a. sig . Lances some to be so a grant Petrons congletal of on, te at que and returns for contractor the expense of controverting such elections is so great that I is in with a contract bear to pay the abot ones, he proge fortune. As the case stands at pres a whenever the election to a countrie. to be conducted out o expense in the costypio alb. court con tor, not to be less with a city and two mests be less with a city production of the course of the city shall be course of the city shall be delicated by s he is after to sett, t sand, for so year no the rights of the real at - In street in, Rist u, h. s. t s Gone b. the returning of cols for con tes, as a las la the retaining of cers to boro list But as they are such a great microscrot sotors frevery courty, as almost ever mer-Lolder's right of cotting must be an intell rate, before the a castice of the attenta officer can be detreted, a flas the no. 13 of that reterming clacer depty do coni pen the man sters o'll create the derestorattle east stall outs a traly very precarious. At, where ... J stree is done, the discovering of it is so treablesome and expensive, that no orvite min can well in dertike it: I soch honour to be let into the secrets of any of the curistances, it will always be call for the maisters of the crox note on our sho shall be the knights of any since, where ever they have a mind, for if the relateing officer and its an unit to return be ording to then orders, it is annost any so the to discover the injustice dure by a second as to subject him to the punish are not sted by law; and if the returning officer . o ! happen to disobey their orders, it is bus mika g their can liderospetic 1, 13 % at the genticmen rightfally chosen, in the v returned, will be put to so hear two se in detending their right, that notice will thereafter choose to stand for any com-inin opposition to the court-, it is st. is injustice in the returning of cors, as well as this expende to the gentiemen closen or petitioning, in ght, in my orange, to easily prevented by a few smal can ndments to the laws now in being for to the lating elections; for it the cata to be take) by freeholders, on occasion at the counting to vote at any election, were mad. A. i. ? more ful and explicit, no r. ai s del c to take it faisely, because it nound be easy

to convict him of perpury, and take, against whom ie vitel, where should be rends to be withe to the meres; a set the prosecular is at the at the las g of the with any it he at the in it and comclosive as to the person's right at voting, so that the rant of any irecorder to he rote at an encorp would raver each to be controverted at the bir of das Hease, and then it would be easy to ustact the ret rang officers, it they emmitted are injustice, and the contreverting of clastions would not be cear so team of frombleso ne, or expensive as it is at present.-As the case now stands, S.r, the explore of controverung a county elect in is meet grievous and in st terralle, and as it county of Nortolk is one of the lorges. and most populous counties in L s id, the expence of controverting the che is a for that county must be much great a fread most others, but if you appoin the petitroa from that county to be that has best days, after the day on which you have appointed the Yorkshire per thou to be heard, you would greatly whance even that greater expense; because both the sitting nici ther and the petitioners for Norfelk, must have their lastyers, accests, with isses, and all the other imprements of a controverted election, attending it, town, and living at their explace, a tring the whole time of the controversy about the Yorkshire petition. This, I say, Sir, must be the case, at least of the sitting member, (sir Edmund Bacon) because I am pretty well consince their not in any covert, nor knows any of the series of the petitioners for Yorksmit all the Lymn and in der sich an ext. tor a try experts, or in head under any expenses, is the notes unnecessity, because the only goit. a, whose right so is toobs continuited, is now dead, (Mr. Wodelasts.) by seem means the petitioners and their action might, if they, or d, have a open and may of trying their interest of the election by a new electron, with air partieg to resolve to the trouble crickette or contract the former, but it is and the pitchet know that the coace in coace in g the form refer to great out and a will will be less to them that the eso. a new election, which, b, the trees seems to me to be a de con rattheir network to the the combine of much to be depended on the error the. Sir, I must ado, that I have be a teal, and really lichard, that the pitarines could not make hear so good a show up in

anese of n, as they did upon the orthe state of the water on the by the state of the by has a little stated as a file so it at and desperor that the mercule is the ast Leaf a responsant line had, the action is steen an open the Let the more the country of November we a later not by perory deform whom the open and are and a control were ther bon baced to vote correct to the reservoir is a current above evertion Successing theoretice, Ing Sir, Lambert I, sibilitue cas materion ing the post and that country mouthstanding as being entanting to he ling or these ret tions will east the manage than anco e tien on niturally cost them; nor ath . Is being cortes, that a ner bet a little gither canbe des concert the chart starts to this He ise, I thun, and Laust say, they the mot ba i is throughour scents e ieur d'aux nothe good that of man the sal or member a Thomas of a peculiar of yie ding to the petit chers, rether man be at the expense of the car the car the I'st if the at the born this fier .

To this it was answered by Mr. Winnington, sar Villiam Yong' that ther members,

The R was impo All to fire " " "ov marca rogottachela commi y not st he ther medical was a reall that are organized from a concommandation of the desired the comments of the the the term of the second of the read, the could refer the attention visit of the east me se inchesio (Locus) reads on the transfer of the man to the e de para la contra de The first is a little of a first of to the state of th Production of the s 7 11 1 11 1 1 1 1 1 1 1 them rather to: but this buy one T 1 NET 13 1 1)

. . itertende . I posbie : , th I THERE TOO E BUT Y tion should last two or three days, which might probably be the case, it would be d is transfer to the person of " i" I to put off the hearing of their complaints for two or three weeks: that they knew no more of the secrets of the Petitioners for Yorkshire, than any other gentleman of that House, so that their moving for having the Norfolk Petition heard, so soon after the day appointed for hearing the Yorkshire Petition, could proceed from nothing but their great desire to do justice to the Norfolk Petitioners, and the sitting member, with all possible dispatch: that if the petitioners, their lawyers, agents, and witnesses should be obliged to attend in a few days before their affair could be brought on, it was an inconvenience which could not be avoided; it was an inconvenience which people had always been, and must always be subject to, in all courts, and in all sorts of causes; for unless people were subjected to such an inconvenience, every court of judicature in the kingdom would often be put to a full stop, which would make it impossible to administer justice to all those who might be obliged to sue to such courts for justice; but whatever inconvenience there was in this respect, it lay heavier in the present case upon the Petitioners than it could do upon the sitting member; because the Petitioners would be obliged to attend in town, from the day appointed for hearing their petition, which they were my other e obliged to do; whereas the sitting member we otherwise obas I to be at to vain order to attend the service of the House: that they knew of no promises i de too ble for elect that or it is pointracted by the had so re in t with; but believed that such reports were without foundation: that a new election might perhaps be less expensive than to try the merits of the last election; and likewise gentlemen might perhaps come sooner to their seats in that House by a new election, than by having their right Lynd reservices of but if any gentleman had a right to a seat in that House upon the former pect that he should give up that right, which he must do by submitting to a new election: that besides, if injustice be done to him as well as the county upon the former election, it was a duty he owed

cute the authors of that injustice in such manner as the laws of his country direct; and as that could not be done, but by his like the nation of the former of the to be tried at the bar of that House, they thought that the Petitioners were in the right to insist upon it: that this was certainly the duty of the Petitioners, and it was their duty, as members of that House, to hear and determine the affair as soon as possible, by agreeing to the motion.

Hereupon the motion was agreed to without a division; and the Lists of controverted voters were ordered to be mutually delivered by that day month.

Debate on a Petition complaining of an undue Election for Coventry. The same day, Mr. Walter Plumer presented to the House a Petition of John Neale, esq. complaining of an undue election and return for the city of Coventry; and the same being read,

Mr. Plumer stood up again and said, That though by the forms of proceeding in that House, it was necessary for the Petitioner to present a Petition that session. interest, en recessed the formation of the subsection of the subse that in order to save trouble to the House, and not to take up their time any longer the was drained by the sas willing to pass from every complaint in his lated to the qualification of John Bird, esq. one of the sitting members for the said city; which was the only complaint he weddish to ridel gd the Petition: and as the determining of that point could not take up above half on he is on the relation be visited by move, That the Petition be heard at the t. I'm a the the the con is to .

new election, than by having their right to a seat in that House upon the former clearly that he should give up that right, sented to the House and read; and it was which he must do by submitting to a new election; that besides, if injustice be done to him as well as the county upon the former election, it was a duty he owed hoch to hanted a delay to prove the said to the House and read; and it was ordered. That the matter of the said Petition be heard at the bar of the House, on the 9th of March; after which it was moved to order. That the Lists, with reboth to hanted a day he owed

delivered by that day five weeks: here-

Mr. Lisle, one of the sitting members, stood up and said, That he would willingly submit to any order the House should make upon that occasion, and would be ! ready to deliver his Lists by any day the House should prefix; but as the design of delivering such lists was to shorten the dispute, and to prevent taking up their time with inquiries into objections against voters, which were either false or frivoloss, the longer the time was which was to be prefixed for delivering such lists, both the petitioner and he would be more enabled to abridge their lists; and therefore, in order to give the House as little trouble as possible, which he was very much inclined to, he hoped the House would give him and the petitioner as much time as possible for making up and delivering their lists: that with respect to the objections against the voters of either side, they were obliged to depend upon the information of others; and in order to prevent their being excluded from objecting against any person, who was really a bad voter upon the other side of the question, they were obliged to put every man's name in their lists, against whom they could hear of any sort of objection; but that if he had time, he would, by himself and his agents, inquire particularly into every objection; and would put no man's name in his list, if upon such inquiry he should find that the objection was not sufficiently supported by reason and evidence, by which means he might probably very much abridge the list he was to deliver; and he did not doubt of the petitioners doing the same: that as there were already petitions from Yorkshire, Norfolk and Flintshire, appointed to be heard before the day appointed for hearing of the petition against him, it could not be presumed, that the hearing of the petition against him would come on upon the very day the House had appointed for hearing it : that therefore he thought it would be better for the House to suspend making any order, for delivering lists of bad voters for the county of Southampton, till after the determination of the Yorkshire election at least; for as the petition for Norfolk, and that for the county of Flint, were both to be heard before the petition for Southampton could come on, there could be no inconvenience in delaying to make any order for delivering lists with respect to the last: because after the determina-

tion of the Yorkshire election, the House might order the lists for Southampton to be delivered by that day se'nnight; and it was impossible the Norfolk and Flint elections could both be determined in a week's time. For this reason, he hoped the honourable gentleman would, for the convenience of the petitioner, as well as for his convenience, and also ter the sake e.s. are time of that House, wave the motion he had made; and that the House would suspend making any order for delivering the lists for the county of Southampton, till after the determination of the Yorkshire election.

To this it was answered, That the usual method was for the House to appoint a day for delivering lists of all county elections, at the same time they appointed a day for hearing the petition: that the three other county elections might for some reason or other be put off, or perhaps entirely dropt, for which reason it was necessary for those concerned in the Southampton election, to be fully prepared and ready for the hearing, against the day the House had appointed, which they could not be, unless the lists were delivered against the day then moved for; and that, as the sitting member, as well as the petioner, had already had near a whole year to inquire into the qualifications of voters and the objections that could be made against any of them, it was to be presumed that their lists were then as much abridged as they could possibly be.

Then the question being put for delivering the lists by that day five weeks, it

was carried in the affirmative.

Debate on a Petition complaining of an interview of the House a Petition of Richard Sheppard, esq. complaining of an undue election, and return for the borough of Southwark, which was accordingly read; and a motion being made, and seconded, That the matter of the said petition be heard at the bar of the House;

Mr. Winnington stood up and said, That although the honourable gentleman, who presented the Petition, had moved to have it heard at the bar of the House; and although that motion had been seconded, and very much pressed by the honourable gentleman, who was one of the sitting members for Southwark, and against whom the Petition seemed to be chiefly aimed; yet he hoped gentlemen would have some regard to the honourable gen-

the arm in the clinic, to whem every giertion heard at the bar was a very great fatigue. That besides, they ought to constock their own time, at I how round of it wend a Taken op a, he is with Petitions already appointed to be heard at the bar, insomuch, that he was afraid it would be impossible for them to go through the publie cames, who conduces in the another session without doing a very great prejudice to the nation in general: that as there was a vast number of voters in the I to hof Southward, there would of course be a very great number of wisnesses to be examined; and consequently a great many points of law would probably arise, in est no argues bill counsel, and mo is or bem in it perh ps afterwards be argued for a long time in the House; so that upon the whole, he did not believe the House could go through that election in two or three weeks, even though they should adjourn all other business, and sit upon it 'de die in diem.' For this reason he hoped, that not only out of regard to their Speaker, but out of regard to the public, and to the business of the nation in general, they would allow that election to go to their committee, where it might be heard without interrupting the public business, without fatiguing their Speaker, and without doing any prejudice either to their petitioner, or to the sitting member. Here-

Sir John Hynde Cotton, stood up and

Sir; Upon the present occasion, I cannot omit taking notice of what happened when the Yorkshire petition was presented. In the county of York there are certainly five or six times as many voters as there are in the borough of Southwark, and therefore, if the honourable gentleman be of opinion, that the election of the borough of Southwark will take up two or three weeks of our time, he must have been of opinion, that the election for Yorkshire would take up at least three or four months; yet when that petition was presented, I remember the same hon. gentleman appeared very fond of having it hard at the bar of this House; and I should be glad to know from whence proceeds that tender regard, which he is picused to testify in the present case, for the hon. gent in the chair, since he did not seem to show the least, regard for him in the former 1

Mr. Heatheste spoke next !!

Sr; By an agreement between me and the hon, gentied u, who presented the Petition, he promised to move for its being Lar . the bar of the House: he has accounty done so, and I have seconded that motion; after which I am not a little sery is d to lear any gentlen an attenua to have it sent to the Committee; for when the sitting member, as well as the petitioner, a sists and having the Petition heard at the bar, I believe there is no example of such a Petition's being toferred to the Committee. I have as great a regard for the hon, gentleman in the Chair as any member in this House can pretend to; but I know he will grudge no trouble in doing service to the public, or ju to any meaber who thinks himsen injured; and in the present case I insign with the more freedom upon having the Petition heard at the bar, because I know the contested votes are but very few: so that the hearing can last but a very few days; and I have some reason to expect. that the Petition will be given up even before those votes which are contested are all examined into.-But, Sir, I have another reason for insisting upon its being heard at the bar of this House: the Petition which has been publicly read here, contains several grievous and hemous allegations against me, therefore I think ! have a sort of right to have the truth of these allegations examined into, in the same place in which they have been published; and I insist upon it, because, I have very good reason to believe, that when this is done the Petition will appear to be as vexatious as any ever presented to this House. And my reason for believing so is founded not only upon a consciousness of my own innocence, but upon the candour and sincerity of the petitioner's own scrutineers; for during the whole time of the election, the returning officer for that borough acted so equally and fairly, that, after the scrutiny was over, even the scrutineers for the petitioners returned him thanks for his justice and impartiality. -For these reasons, I hope, Sir, the House will not only order this Petition to be heard at the bar, but will appoint a short day, considering the place is just in our neighbourhood, so that no pretence can be made, that any of the parties or witnesses are at any great distance.

Mr. Walter Plumer spoke next:

Sir; As the elections, which are appointed to be heard at the bar, are generally sooner determined than those which are referred to the Committee; and as it is aways very much the inter-st of the petitioner, to have the matar of a Let tion soon heard, if he has any confidence in it; therefore I have never observed the hearing of any petalog at but rice when it was desired and "ested on the sitting member: but there is something very extraordinary in the present case, for not pray the sit one or in there a res all insists of the latter to the language of a to be so that the bars, but to the consto be a design in the petitioner not to have his Petition heard at it, or at his to a this aession; for otherwise he would certainly have presented it among the first, as he mulit and out he to have a magnificahe his and god providing the most restore as he could; which to me is really a strong presentation, that he is a same of his to ber has represented it to be; and if it be so, there can be no stronger reason assigned, not only thruts bear as at at the bar, but for its being heard as soon as pos-

The question was then put for hearing the Perition at the nar of the How which, upon a division, was carried in the affirmation by he to 1.3. A which the question was put for hearing it at the bar on the 10th of 1 course, without a division.

This affair being over:

Mr. Walter Plumer stood up and said,

That, although be had be been as all the House, that Mr. Neale, petitioner for Coverry, was with group se role car complaint in his petition, except so far as readed to the qualities to a continu esq. one of the sitting members; yet that something to that purpose might appear upon their votes, and to insure the sitting member to the and a sent to Is insisted on against him, he would move, That since no m X 2 , c p v let learns hibited a petition to that House, complain-· the city of Coventry, desired to withdraw the compinants in the committee compinants in the committee compinants in the committee committe as to what relates to the qualification of John Bird, esq. one of the sitting members for the said care the man at mucht be ordered. That the said Petition be dismissed except as aforesaid: This was accordingly agreed to. Then Mr. Plumer accel, Tar est' Gumas the meter

of that petition, as it then stood, could be to appear to a long proportion, of the bringing up many witnesses; and as it could be to a long to a

The same day, the House being in a Contract of the Supply, sir Charles Wager moved, "That 15,000 men be employed in the Sea Service of the Synthesis of the Sea Service of th

Mr. Walter Plumer stood up and spoke

Sir; I do not rise up to oppose the motion, because, as we have the happiness to live in an island, I have always been of opinion, that we ought chiefly to depend upon our naval force; and for this reason I shall never be against our keeping up a ty i the published size at each in times of the most profound peace and tranquillity. We have, it is true, for some years past, followed a quite contrary maxim; we have kept up such a great number of land forces, that it has not been in our power to keep up such a number of seamen in time of peace as we ought to have done; but what has been the consequence of this maxim? It has forced a great number of our native and gallant seamen into the service of foreign powers, and from thence arose the difficulty we found ourselves in upon a late sudden control of the tac fitting out speedily a powerful squadron: This diffie to the violential we later consider of; and to this difficulty we shall always be exposed, unless we dishard a great n i per of the ml soldiers, and bestow that money upon keeping up a large body

But, Sir, I rise up to put you in mind, that you ought to proportion all your expences for the current service of the year, not only to the happy situation of your affairs abroad, but to the unhappy situation of your across at home. Whoever consider they will never give his consecut to the

loading the present government or their posterity with n w texts, and mach less to the level of velet land or the Smarg lu d, who n both may be preweater by our aim to g upon the payment "the princes to intitled to the inof tiese stars, to which be a visite i inutled from through powers, and thereforce, by which we go into a Corne lace or was and means, in order to provide for the Lapted section pass to be verily I me, a yen will teka under yenr cor icerricity west I shall now present to mentica to voa-

As the Legis y up of a great receiver of land tere s in the searchs quite mirecesmay an acres meen steet that the not of of our happy constitution, and the redon of our government; the cook, we many war is like to breek out in which we may probably have a concern, we are and set of detorate for put in painto our set. A helici we look as you leen in the look what I would say to what I st Il not new controvert; but I has alsees a read, this no feesign perce retaile I as day or his tray, we can't out of a 12, 1 of the to per treat, but to good has a select, period a rester to the problems troops, up of their on lovery, would have amorated to. a it that even in coses where the prince stood earged, perlaps by former freatics, to assist as with though at his own expiece, of loten in cases wher his own present it is more immediated conerror the coest of the war than ours.

It , we are always obased in upon sicror is ones, to have recourse to the process of a court, who by reason of then prompt the anothery to send us, or to are related by sent, the stipulated s year, this we, by a new contract, Execution tensor subsides which his to de la lore on, caracteast of recess to collect any new troops for ca ac; but I never could coapie-Let be the test son of the necessity for sain retice, when they make no real 20 I charly the bind-army they before kept up, for put theusenes to one farthing add to allexpends on account of their subsold from us. This I know has semenates been the case for years to other, daring all which time we have been so generous as to pay 1 r. chaldy regularly, for enabling them to dericy an expense they never were at at leat, in the jubic accounts delive ed to the House, those subsidies have b in years stated as fally and regularly paid in par-dance of the treaties we had

better approved of, though indeed, an acceded to proved not be a december of hed not be n make and regularly pare to

No, sir, i've normly consider or concountries, The Lee we bell high a we are as poor, it dim as one traine sthe perco pace in the Neid. es we have been sent a very power? madein in to is tame of a terral prince, I amie no docht lut that or the and it gal not store let that procede as be they sent out the squee on, that with re to tal im we are a conflicte porer, end as Better as any power la country to and that therefore they lave che. here to pay to a very large subsult, for a pewerful equadron we sent to his a. . tance.

I am very sure our mum ters had much naccereason to mist tpons ah a ur a, then the maisters of any no there prover ever had to insist upon a sale dy from us. for with respect to the beach between Portugal and Spon, it was a transfer of a co. at least, es great a gar the which e din were at a gon the classic, as it is with respect to the breach between him and the I mperor, therefore, we we are by any former treaty ob, ged to send him any assistance, then as to the expence, it is certain we have put ourselves to a very considerable additional expense on account of the assistance we have sent to him; and as to the benefit be his real ed from that assistance, it impears pain to the that the tranquility he has enjoyed, and does still enjoy, has been, and is still owing to nothing but the powertui squadron we lete sent to his assit nee; which, I am jositive, read h more than can be said of any assisterce we have ever got from any of those, to whom we have peal such large and such generous subsidies; to has I test add, that it cannot be said that the preservetion of this nation was immediately totacerned in the event of the war between Port igal and Spain; which has generally been the case with respect to those northern princes to whom we have hitherto distributed our subsidies.

I rom these reasons, I am induced, Sir, to thank that our in nisters have certainly stipulated a large sidealy from Portugal, and I have taken notice of it upo. this occasion, only to put gentlemere in mand to call for an account of this subsidy, at a proper opportunity; and to appropriate if to the maintaining the 15,000 sean entot to be voted; in order to prevent our being obliged to load the present or the future generation with additional taxes, or to lay violent hands upon that fund, which ought always to be held sacred to the payment of our public debts; by which only we can free our poor labourers and manufacturers from those taxes, which at present render the necessaries of life so much dearer in this country than they are in any other.

Then the question being put on sir Charles Wager's motion, the same was

agreed to without opposition.

Debate on Mr. Pulteney's Motion for referring the Navy Estimates to a Select Committee.] Jan. 28. A motion was made by Mr. Pulteney, "That the ordi-nary Estimate of the Navy for the year 1736, be referred to a Select Committee* Upon which ensued a debate, in which Mr. Pulteney's motion was supported by Mr. Plumer, Mr. Sandys, sir John Barnard, and Mr. Gibbon, as follows:

* " Before we give an account of this debate, it may not be improper to let the reader know why a Select Committee is preferable and of most service on any occasion. In all parliaserved, that a Committee appointed in the comes has a vote, never can enquire effectually into memberso to merce amond, al reis a Select Committee fairly chosen by hallet, he e gove by here of error to go to the bottom of the affair recommended to them, and has to eser fulder as frauds and signal abuses: for this reason, when either House of Parliament has a mind to enor to be only to dy them toy appoint a Select Committee to be chosen by ballot; and if a method of balloting were estreschy of charmond be . over-awe or direct any member in his way of bellow the and fraction as the hold and the state of set of the state of set of the state of set of great criminal, to prevent a strot enquiry into his conduct, and by a strict enquiry frauds or clines with be a boso of by q. that it would be impossible to screen him from the paral ment he deserved. Purply the mothod of balloting we have at present, it is so easy from the and the time bas in their way of the letting, that nothing extraord cary is to be expected even from a ballot; for as the method is, for every member to put into a guitlemen he des gas in hear the School Co. imittee, it is easy to deliver a copy in writing of a concerted List, to each member under any sort of influence, with a private mark either in | versal to have he waste the writing as so the parent by which it may be " Mag. The, Beptember, 1750

Sir: Among the many ancient methods complaisance of latter times, I think no one more necessary to be re-assumed, than that of appointing Committees to inspect the Estimates that are laid before us, for enforcing the demands made by the crown. It appears from the ancient Journals of this House, that when a demand of money is made for answering the expence of any measure necessary for the honour or interest of the nation, an Estimate of that expence was laid before this House, and a Committee appointed to examine that Estimate, to see whether every article was fairly stated. Our parliaments in those days were not so complaisant as to to take any such Estimate upon the credit of the ministers: they thought it incumbent upon them to see, with their own eyes, the necessity of every article of the expence proposed, before they would open their purse. This method of proceeding is, in my opinion, proper upon all occasions, but at present, with respect to the pavy, it is become ahsolutely necessary, because the yearly expence of the navy now vastly exceeds what it was in former times; and there is almost every year some new article brought into that estimate which was never before heard of. I do not deny, Sir, but that it may be now necessary for us to keep up a much larger fleet, and to keep a much greater number of Seamen in our pay than we formerly used to do; but the greater our expence is that way, the more room there is for defrauding the public; and therefore we ought to be the more careful to prevent loading the public with any unnecessary article of expence. These estimates, it is true, are laid yearly upon our table; but I believe no gentleman, even of those who are best acquainted with the affairs of our navy, will pretend to say, that he can from a bare perusal at our table determine, whether the articles of expence mentioned in such estimates are all necessary, or that no one of them has been overcharged? And I do not see how any gentleman can answer to his constitu-

discovered whether or no he puts that List into the glass, which was delivered to him by those who have a power over him. This esery man knows may be and, and it is all allowing pre-entire of the entire manager unly the attendation of the say - Сапрына и в ents the loading of them with an expence ' of d.

The state of the season. We ought, Sir, likewise to take care that so much money may be granted as shall be necessary for our yearly expence; for because and tract of more twhich are afterwards found to be deficient, especially with respect to the navy, we deceive our constituents; we do injustice to the particular men employed in the navy, who re and wheel to all their claims at a discount ; we enhance the price of all materials, necessary for the support of the navy; and we discourage our seamains a terms at the create of their country: this we have the more reason to take a tree of at process, becare of the great debt that has been lately contracted on account of our mavy; a most extraordinary debt, considering the short time in which it has been contracted, and that in a time of profound pence. And the method, which we were ast year obnord to take for paying off a part of it, ought to make us extremely cautious of being again led into the same error, by any short estimates that nay be laid before us; for we may remember, that during the time we were running ourselves insensibly into that considerable debt, there were estimates yearly laid become one parhament, which it was protended, contained an estimate of the whole expense necessary for the service of that year. The nation may be accidentally drawn into an additional expence not to be foreseen; but that additional expence ought always to be laid before the very next session of parliament, and ought to be provided for within the very next year.

Another consideration, Sir, which ought to make us look the more narrowly into all public accounts, if the great door the nation grouns under. A gentleman of an opulent fortune, may perhaps pare alghely over his ster and's accounts: he may even allow his servants to heap up expences upon him, and to charge him with new , and extraordinary a.t . Us, without inquiring whether or no there was necessity for | quillity, therefore it is the most proper time them; but a gentleman whose estate is deeply mortgaged, and cannot even support the yearly expence of in samily, without laying hands upon that part of his estate which stands appropriated for paying off old mortgages, ought to el quire strictly into the management of his stewards, and ought never to pass any account, before

This, Sir, is our metarrholt raa great part of what, for which he knows,) at present; we cannot provide, even for the current season of the year, witout coving lands upon that revenue, w., 4 was long since appropriated to the parment of ord debts, and therefore ve of the not to approve of any estimate, the conthoroughly contacted of the because of every article; and this can be done only by referring them to select com.

Whether any unnecessary articles of expence have been lately brought appa the nation, is what I shall not at present pretend to determine; but that several new and externationly articles have been o to years brought into almost every estimate usually his lactore as, is what must be known to most gentlemen in this House; and no one of them has ever yet been inquired into, in that manner which is necessary upon such occasions. It is likewise well known, that we have had of late years several new offices erected, new posts established, and new salaries granted, all of which are a charge upon the public revenue; and whatever may be the case as to these new offices, I believe, upon a proper inquiry, it would be found that we have many old offices or officers that might be spared, and many salaries which might be altogether suppressed or very much diminished. If the nation were engaged in war, or if we were in any danger of being engaged in war, it would not perhaps be proper te enter upon such inquiries; but by the great promotion leady med or ge neral officers, I am convinced the peace of Europe is now fully re-established; for I am persuaded his Majesty would not have made so many brave gentlemen useless as colonels, by promoting them to be generals, if there had been the least ground to suspect that we should soon be engaged in war: it is true, few of those gentlemen lately promoted will, I believe, be brought upon the establishment as generally therefore it is to be hoped that promotion will not increase the public expence; but we are present in a state of perfect tranfor us to inquire into all our public accounts; and as our navy ought always to be the first concern of the parliaments of Great Britain, I shall beg leave, Sir, to move, " That a Select Committee be appointed to inquire into the Estimate of the Navy for the current year."

To this it was answered by sir Robert he isthoroughly commused of the necessity . Walpale, Mr. Horato Walpale, Mr. Win-

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umgton, so William Tonge, and sir Clarks

Wager, as follows :

Sir; I shall not take up your time with a dispute about the ancient usage in Parliament, but if there ever was any such method as that mentioned by the honourabe gentleman who I said you they is tion, it is certain that it has not been followed for many years; and as no custom . once established, is ever laid aside, without some good reasons for so doing, we are to presume that if there ever was any such method established, it was found to be inconvenient or unnecessary, otherwise it had never been discontinued for so many years. This of itself is a sufficient reason for our hot re-assuming that custom, unless it could be shewn that the public has suffered by its being laid aside; but there is this farther reason, that our reviving such a custom on the present occasion, round make purple a part that some t great frauds have been lately committed in the management of the public treasure; and I cannot think it consistent with that duty we owe to his Majesty, to give the people any such alarm, when there is not the least foundation for such suspicion.

Perhaps there may have been some new articles lately brought into some of our estimates, but I do not remember any that are very considerable; and there never was one new article brought in, but what appeared, at first view, to be absolutely necessary for the public service. The honourable gentleman seems to think it impossible to determine, from a bare perusal of the estimates at our table, that the articles of expence mentioned in them are all necessary, and that no one article has been overcharged; but I cannot be of his opinion; for I never could observe any mystery either in the estimate of the navy, of its any of a comment alle at P rliament: the articles are all well known, because it never exceeds what it was in the preceding year, without some manifest reason; therefore any gentleman may sufficiently satisfy himself about every article, by a pare perusal at the table; but if upon such perusal any doubt should arise, there are always, in the Committee of Supply, many go themen able to give him a rich information as he can with reason desire; so that there never can be a necessity for our referring any estimate to a select Com-

The Estimates, yearly laid before Parliament, have always contained the whole charge necessary for the service of the en-

suing year, so far as could be foreseen when those estimates were drawn up; but as it is impossible to foresee all the accidents that may happen in the course of a year, therefore the government may sometimes be obliged to increase the public charge, it has sent at the carte had before the preceding session of Parliament; this is an inconvenience proceeding from the weakness of human foresight, and cannot be removed by referring any estimate to a select Committee of Parliament; for it is impossible to suppose, that any Committee can foresee every thing that may happen in the course of a year; nay, it is not to be presumed that they can foresee things as fully and clearly as those, who are immediately concerned in the administration, under whose direction the estimates are generally drawn up. And if, by future accidents, it should be found necessary to increase the public charge beyond white worth approach, in account of that additional charge certainly ought to be, and I believe has always hitherto been laid before Parliament, as soon as any such account could be regularly made up. This was the case with respect to the navy-debt, so that its remaining so long unsatisfied, could not be owing to the estimates or accounts not being referred to a select Committee, but to the inability the nation was under of providing for it out of the grants of any succeeding year.

I shall grant, Sir, that the load of debts this nation labours under at present is very great, but we ought to bear it with the more chearfulness, when we consider that the whole was contracted in defence of our religion and liberties; and surely no man will grudge contributing a small part of his yearly revenue, towards paying the principal and interest, when he considers, that if it had not been for that debt, he would have no property at all. But this debt, great as it is, was all contracted in pursuance of estimates yearly delivered into Parliament, no one of which was ever referred to a select Committee; and yet it cannot be alledged, that the smallest part of this debt was unnecessarily contracted, or that the public was in the least defrauded by any of those estimates. I shall likewas grant to a feet on to testar a may into all estimates laid perore us, but when those estimates are plain, this may be done without sending them to a Select Commuttee; and let a private gentleman's estate be never so much mortgaged, I shall have no opinion of his prudence, if he sate half

As for new offices, officers, or salaries, I have not heard of any lately erected, and if any of them should ever appear in the estimates delivered into this House, it will then be time enough to inquire particularly into them. As for the late promotion of general officers, I hope no gentleman will find fault with it; both because there was no additional expence thereby | brought upon the nation, and because it was absolutely necessary to give our officers that rank, which their services have intitled them to, in order that they may be upon an equal footing with their cotemporaries in the service of those foreign powers with whom we are in alliance; otherwise, in case we should find it necessary to join our forces with any foreign power, an officer in the British service, by not being promoted soon enough to the rank he deserved, might find himself under a necessity of submitting to be commanded by a foreign officer of not near so long standing in the army; for every one knows, that in detachments from confederate armies, the officers generally roll, first according to their ranks in the army, and next according to the dates of their com-

To conclude, Sir, if there were any very new and extraordinary articles in the estimate of the navy now under consideration, if gentlemen could show any doubtful articles in it, which could not be immediately set in a clear light, there might be some reason for agreeing to the motion now made to us; but as there is no charge in it but what is usual, I therefore cannot think there is any occasion for our referring it to a Select Committee.

To this it was replied by the same Members who were for the Motion as follows:

Sir: The honourable gentlemen are much in the right not to dispute whether there was ever such a custom, as that mentioned by the honourable gentleman who made you the motion, because it would be immediately determined by referring to the Journals of the House; it must therefore stand admitted, that there was once such a method of proceeding, but how it came to be laid aside is a question of a very different nature. 1 shall agree, that a custom once established is never laid aside without some reason; but that reason is offen very for from being a good one. in

the present case, it is to be presumed, that il costo rote, for negulation accordant estimates to select committees, was found to be very troublesome to ministers; and th', was il traverson for its he is had aside; but this was so far from being a good reason for laying it aside, that it will always be a strong reason for re-assuming that laudable custom.

We are told, Sir, that the reviving of this custom will make people suspect, that some very great frauds have been lately committed in the my agreement of the palic treasure: but I am of opinion, that the nation will be much more alarmed, at least I am sure they'll have much greater reason to be alarmed, if they see their representatives in parliament every your receiving estimates for most prodigious sums of money, and granting all the sums desired by such estimates without ever making the least inquiry into any one of them; for in private life it is most natural to suppose that a man will be cheated by his servants, if he should always pass such accounts as they are pleased to bring in with. out ever examining into any one; and it is not to be supposed that the servants of the public are honester, or less inclined to pilfer, than the servants of private men.

The duty we owe to his Majesty, ought never, Sir, to be brought into any debate in this House; but it was never more improperly brought in, than it is now by the gentlemen on the other side of the question; for as this House is the grand inquest of the nation, we ought to inquire for the King as well as for the people: we are in some manner his Majesty's trustees, and ought to take care, that neither he nor his people be cheated by the servants or officers he employs; and therefore it is inconsistent with that duty we owe to his Majesty to pass any accounts, or agree to any esti-mates presented to us by his officers or servants, till we have strictly examined the

truth of every article.

The new articles lately introduced into our Estimates, may not perhaps be very considerable, but the charge upon those, and the additional charge upon all the old articles, amount yearly to a very considerable sum; and I confess I never was so clearsighted as to see at first view, that all these additional els ages were absolutely necess sy for the public service. The gentlemen say, that the several articles in our estimates are all well known, and that the charge upon each is likewise known, because it never exceeds what it was in the

present year, without some manifest reason: this, Sir, might be some satisfaction, if any strict inquiry had lately been made into any of our estimates; but as no inquiry has been made for many years, we do not know but frauds may have been introduced several years since, and continued to this very day; therefore, it can be no satisfaction to any man, who has never examined any of those articles, to find that they do not exceed the charge upon the same articles for several years past. But, Sir, I will take upon me to affirm, that most of the articles in all our estimates; especially that of the navy, are of such a nature, that it is impossible to say whether they are overcharged or not, without examining into them every year: this every man must be convinced of, who will but look into the several articles of the estimate of the navy now upon our table. Can any gentleman determine how much will be necessary for maintaining superamuated seaofficers, or for paying pensions, without inquiring yearly into the number and quality of such officers or pensions? can any gentleman determine how much will be necessary for half pay to sea officers, without enquiring every year into the number and rank of such officers? It is impossible; because by the very nature of the service, it must vary every year; and most of theother articles of the ordinary estimate of the navy will be found to be of the same nature; therefore, I am surprized to hear it said, that the charge upon any of these articles can be well known to any member of this House, or that its not exceeding the charge upon the same article in former years, can be an argument for the justness of the charge in any time to come.

I have, Sir, many questions to ask, which I think necessary for my information, in relation to every article of this estimate; but it would be ridiculous to expect the proper information from any gentleman in this House, were he never so well acquainted with the affairs of the navy, because every article of the estimate refers to a long particular account, which ought to be examined, before any other gentleman can have that satisfaction, which we ought to have as trustees both for the king and the people. It is impossible for gentlemen to discover the fraud of any article in an estimate, or to state their objections in any regular method, without examining persons, papers, and records, which cannot be done but by referring the estimate to a screek computer, with profer

powers for that purpose. If this be done, I shall think it worth while to ask such questions as are necessary for my information; and I shall be glad to find the suspicions I at present entertain, are with-

out any foundation.

What was contained in the Estimates of late, yearly laid before us, or whether they contained an account of all the annual charge that could be foreseen, I cannot determine; for there is so little satisfaction to be got from perusing accounts at our table, that I never gave myself the trouble; but this I can say, that if they contained an account of all the charge then necessary, it is very extraordinary, that our foresight should run above 100,000/. in debt yearly upon the article of the navy only. This I cannot believe, and therefore I am afraid that these estimates were made deficient on purpose to conceal, for some time, from the nation the expence our measures had made necessary; because, as our navy is a favourable article, it was expected that the parliament would readily agree, without any inquiry, to make that deficiency good, whenever it should be thought necessary to make application for that purpose. I am likewise at a loss to determine whether there was, every year, laid before parliament an account of the deficiency of the grants for the former year with respect to our navy. But if such an account was regularly laid every year before parliament, it is with me avery strong argument for referring every account and every estimate to select committees; for the disadvantages attending our running into a long arrear are so evident, that I am sure this House would not have allowed that arrear to remain so long unsatisfied, if proper notice had been taken of the account of those arrears, which, it is said, were yearly laid upon our table. The men that it tof the gentleden of this House expect no satisfaction from a perusal of any account at our table, and therefore never give themselves the trouble to look over them, which proves the necessity of referring all such accounts to be examined by select committees.

I am convinced, that if the ancient method of inquiring into all accounts and estimates, by select committees, had been constantly observed, the debt the nation, now labours under, would never have risen to so large a sum, nor would so small a part of it have been paid off in above twenty years profound peace. The great haste the 'e in contracting it, and the now steps

in paying it off, is another argument for our beginning to look a little more narrowly into our affairs, which can be done only by reviving that ancient method of proceeding, which the honourable gentleman has now moved for, with respect to the estimates of the navy for this year.

What the honourable gentlemen may mean by mysteries in accounts, I do not know; but to me every article in the estimate now before us seems a mystery, and must continue a mystery to every gentleman, who has never seen the particular account to which each article refers. Can any gentleman understand the very first article, which is upwards of 28,000% per annum, without having looked into the particle could of what is poddiesaluies and other charges to the lords of the admiralty, the commissioners of the pavy, the secretaries, officers, clerks, and contingencies relating thereto? Or can any gentleman say, that this whole sum is absolutely necessary, without having examined whether such commissioners, secretaries, officers, and clerks, are all necessary for supporting the business of that office. and that such salaries are necessary for supporting such officers? Let us look into every other article of the estimate, and we shall find the same mystery. Therefore, instead of our not being able to shew any article that is mysterious, I must desire the gentlemen of the other side of the question to show me any one article that is not mysterious; especially, considering that no inquiry has been made into either of the articles, I believe I may say, within the memory of any gentleman now in this House.

I hope, Sir, a negative will not be put upon this question; for it will certainly give too just an alarm to the people of this nation; they will imagine, that there must be errors, and even frauds, in the estimates and accounts delivered into parliament, when the very gentlemen who deliver them, or at least those who are principally concerned in the making them up, prevent any inquiry into the justice of them. Therefore, if gentlemen are re- | terest of this nation, or the defence of om solved to disagree with the motion, I hope for their own sakes, and for the honour of parliament, they will put the previous question, instead of putting a nega-

The question being put upon the motion, it was negatived by 256 to 155.*

tive upon the question now before us.

1 1 Proling of the I was Jan. 29. A motion was made, That an humble Address he presented to his Ma. jesty, to acquaint him with the readiness wherewith his faithful Commons had agreed to the continuance of the extraor. dinary expence, which he had thought necessary in the present juncture; in which resolution they had concurred with the greater chearfulness, as a grateful re-

in the straines, in orlerates considerable a Reduction of his Forces both by sea and land, as soon as the present posture of affairs would permit; and in full confidence, that it was his royal intention, as soon as there should be a more perfect reconciliation among the several powers of Europe, to make such farther reduction of his forces, as might be consistent with the security and dignity of his

. . sti in more and give and with our present happy constitution; not doubting, but that from his fatherly compassion to his people, he would be graciously pleased to direct, that what. ever land force should thereafter be thought necessary, should be established in such a manner, as should make the saying more's usebay or I the future burtage less grievous to the nation.

This motion was supported by Mr. John Pitt, Lead Polwarth, Mr. Politson, Mr. Gybbon, sir John Barnard, Mr. Sandys, and Mr. Walter Plumer; and was opposed by Mr. Wynnington, col. Bladen, sir William Yonge, and Mr. Conduit. But the question being at last put, it was carried in the negative without a division.

Debate on raising the Supplies within the Year.] Feb. 2. Mr. Sandys stood up

and spoke as follows:

Sir; Every man is now, I believe, convinced that the great debt we grown under, is a most heavy clog upon all public measures, and will certainly, while it continues prevent its being in our power to act upon any occasion with that vigour we ought, either in vindication of the honour and in-This of itself is a most terrible misfortune, but what still adds to it is, that these our unlucky circumstances are well known to all our neighbours, which is, I believe, the principal cause of our baying so little influence on the councils of other nations; and while this load continues we may expect to be insulted by them, as often as they can find the least pretence for so doing. Ip such circumstances

Mr. William Pitt was a teller in the minorth on this per assent

can do, to run the nation any farther in debt by creating new funds, or to prevent sible for his Majesty, or some of his sucthat fund, which was long since appro- cessors, to vindicate the rights of the napriated, from being religiously applied to the extinguishing yearly a part of that debt contracted before the year 1716; for if we do so in time of peace, it will convince our neighbours that it would be impossible for us to support an expensive war, which will of course render us contemptible in the eyes of all foreign nations. And with respect to our domestic affairs, the consequences of pursuing any such measure are full as pernicious; for every new mortgage we make, becomes a sort of prop for supporting the interest payable upon the former; whereas we ought to use all possible means to reduce that interest, not only for the encouragement of trade among us, but to encrease the Sinking-Fund, which would enable us to pay off all our old debts much sooner, than it will otherwise be possible for us to do: Nay, I am almost certain, that if no new debts had been contracted since the year 1716, nor any part of the Sinking Fund converted to other uses than it was originally designed for, the interest upon all our funds would have been long since reduced to 3/. per cent. and a much greater part of our old debt would have been paid, by which we should have been enabled to have taken off some of those heavy taxes, under which the poor la-bourers and manufacturer have grouned for so many years. The loading posterity with new debts, in order to give a little ease to the present generation, may be a good temporary expedient for a minister; and may prevent the people's making too particular an inquiry into that expense, which his measures have brought upon them: But it is a most pernicious expedient both for the royal family, and for the nation in general. For when any sum of money is raised for the service of the ensuing year, by contracting a new debt, and creating a new fund for the payment of that debt, it is subjecting the nation to pay at least double that sum in the end; because in every such case, the nation is obliged to pay interest for the money raised, and the expences of collecting for many years, besides paying the principal At last; this shows the loss the nation sustains by the contracting of any such debt for the current service. By a long continuation of such measures the people may come to be so head d with tapes, and those

therefore it is the most pernicious thing we . taxes so much engaged for the payment of former mortgages, that it may be impostion, without loading them with heavier taxes than they are able to bear, which may very probably raise a general disafis them agreest out present happy estabashment and may be of the most cangerous consequence even to the creditors themselves; for if ever we should be reduced to such circumstances, that either the nation must be ruined, or the public creditors left unpaid, it is easy to see which side of the dilemma would be chosen. The proper method to prevent our running into debt is to diminish our yearly expence; but as the number of our forces for the service of the ensuing year has already been agreed to; I cannot now propose any diminution of our expence for this year. We have already granted a great part of the supplies necessary for the service, and we are to go this day into a Committee of Ways and Means for raising those supplies. What methods may then be proposed for that purpose I do not know; but as I am of opinion, that no consideration ought to prevail with us to contract any new debt, or to prevent that fund which stands appropriated for the payment of the old, I shall take the liberty to make a motion which I hope the House will agree to. For if our usual funds cannot answer the service we have already agreed to, I think it will be better to lay some new taxes upon the luxuries of life, than to create new funds; otherwise we run the hazard of reducing our posterity to the want even of the necessaries of life, that we ourselves may live in affinence; for this reason, before we go into the Committee of Ways and Means, I shall take the liberty to move to resolve, "That this House will raise within the year the Supplies necessary for the current Service."

> Mr. Sandys being seconded by sir John Barnard and Mr. Willimot, the same was opposed by air William Yonge, Mr. Winnington, Mr. Heathcote, and sir Robert Walpole as follows:

> Sir; If the question, now before us, depended solely upon the influence this netion has at present in the councils of all the powers of Europe, or upon the regard our neighbours have shewn to this nation in all their measures, a few words would to soft tent to show, that we out't not to come to any such resolution es has been

proposed; for it is certain that we never had a greater influence than we have at present in every court of Europe, and that influence is founded upon the strongest reason; because our neighbours all know very well, that we have now two funds sufficient for supporting any war we may be engaged in, and which we can upon any such occasion make use of, without overloading the subject, or raising discontent in the nation; and these funds are the Land-Tax and the Sinking-Fund. Though our landed gentlemen would think it hard to pay 4s. in the pound Land-Tax, during a time of peace, yet they would not cer-tainly grudge that tax, if they saw the nation necessarily involved in a war; and though the Sinking-Fund is to be applied in the most religious manner to the payment of our old debts, yet, in case of a war, I believe no gentleman will say, but that it would be proper to suspend such payments (especially as none of the pub-lic creditors are desirous of having their money) and to apply that fund towards supporting the war; so that our neighhours know extremely well that we have a revenue of above two millions, besides our usual supplies, which we may raise towards supporting a war without laying any new tax upon our people.

I shall admit, Sir, that the Sinking Fund would be a gainer, by the reduction of the interest payable upon old funds, and that it would be an advantage to the nation to have the sinking fund increased; but I very much question if it would be possible to reduce the interest payable upon our old funds lower than it is at present, even though we should never hereafter contract one shilling new debt. I have indeed heard of a great many projects for that purpose; and some of them have appeared well in theory, but when they came to be examined, it has always been found that they would not do in practice, and therefore they have been laid aside: Besides, Sir, it would be an experiment of the most dangerous consequence, to reduce the interest payable upon our old funds lower than it is at present, because it would probably induce foreigners to draw their money all at once out of our funds, which would of course bring our public credit into great distress, and would drain us of all the ready specie now circulating in the nation; and if the public credit of the nation should be once brought into any great distress, most of our own people would take the alarm,

which would run it so low, that the restoring of it would be impracticable.

Another consideration, Sir, of great weight with me, is, that we cannot well reduce the interest upon our public funds any lower than it is at present, without reducing at the same time the interest of money in general; and I am persuaded the reducing the interest of money in geueral, to a lower rate than what it is at present, would bring great difficulties upon all ranks of men in the kingdom. With respect to the public creditors the difficulties are apparent; for a third part of their yearly income has been taken from them by the reduction already made; and if a farther reduction of one per cent, should be made, they would then have have a half of that revenue, which they supposed they were to have when they first lent

their money to the public. Then with respect to the landed gentlemen, the reducing interest so low would be a great hardship, for they would be obliged to give each of their younger children at least 5 or 6,000l. whereas when interest is at 5 or 6 per cent. one half of that sum will enable them to live in a genteel manner; so that the reducing of interest so low would lay all our landed gentlemen under a necessity of ruining their estates, or at least of mortgaging them very deeply, to provide for their younger children. And lastly, Sir, with respect to the trading part of the nation, it is very well known, that every branch of trade in the kingdom is already so overstocked, that it is almost impossible for one half of our tradesmen to live by their business; and a farther reduction of interest would drive so many into trade, that no man could live by any trade he could engage in. Even our borrowers of money, Sir, or gentlemen who owe any money at interest, would be reduced to great difficulties; for the profit to be got by lending money, or by leaving money in any man's hand at interest, would be so small, that no man would think of employing it in that way; this would of course bring a general demand upon all those in the kingdom who owe any money at interest, and at the same time would render it impossible for them to find any money for answering that demand. From all which I think it inconsistent with the public good of the nation, and with that of every particular man, to reduce the interest payable upon our public funds lower than it is at present. Whatever may be the conse-

quence with respect to ministers, I am the nation should be obliged this year to very certain, Sir, it would be an expedient of very bad consequence with respect to his present Majesty to load his people with taxes which they may think unnecessary; for the people will always pay voluntarily and freely such taxes as they think are absolutely necessary for the support of the nation, but it will always raise disaffection to the kingupon the throne, to load the people with taxes which they think unnecessary at the time they are laid on. It is for this reason that in time of war, a government may venture to subject the people to taxes, which would raise terrible complaints, if they should be raised in time of peace; and for the same reason I am of opinion, that we ought rather to convert a part of the sinking fund to the current service of the year, than to increase any of our old taxes, or load the people with any new; for as there is at present no demand for paying off any of our debts, and as none of the public creditors desire to have their money, I am convinced the generality of the people would think it unnecessary to load them with any new tax, when they know we have such a fund, to which we may have recourse for making good the current service of the year; and therefore we may presume that the loading of them at present with any new tax would raise a general disaffection to his present Majesty's person and government, and consequently be a most pernicious expedient,

It has been said, that by contracting a new debt, and creating a new fund for the current service of the year, the nation comes at last to be loaded with double the sum so raised, by means of the interest and expendes of large court, which they are obliged to pay yearly till the principal be paid off: but I cannot admit of the justness of this calculation; for, with respect to the expences of management, it is well known that no new debt we have lately contracted, has occasioned any great new expence; because the fund for paying off that debt has always been committed to the offices already erected, so that it has occasioned no additional expence, but that of adding perhaps two or three under clerks to some of the offices before established: and as to the interest paid yearly by the nation, does not every private man save that interest yearly, or make as much by the share which he must have contributed to that principal sum, in case it had been

contribute 10s. towards the current service of the year, does not he loose the interest of that 10s. for all years to come? And if by borrowing a sum of money upon the public credit at 3 or 4 per cent. that 10s. should be left in every private man's pocket, may be not make every year 5 per cent. of that money so left in his pocket? From hence it must be granted, that the contracting of a new debt at a low interest, instead of raising the money within the year, is an advantage rather than a loss to the nation in general.

As the forces necessary for the service of the ensuing year both by sea and land, have been already agreed to, they must be provided for some way or other: and if the usual taxes shall be found insufficient for that purpose, every one knows we have but three ways to make good that deficiency. We must make it good either by encreasing some old taxes, or by laying on new taxes, or by taking so much from the sinking fund as will make good that deficiency. As for the first method, none of our old taxes will admit of any increase except the land-tax: and, considering the heavy load that has for many years lain upon the landed gentlemen of this kingdom, I am really surprized that they have so long allowed themselves to be so loaded by the trading interest; therefore for the sake of prudence, as well as justice, we ought not to think of increasing the land tax; and I hope, in all our future measures, we shall impose such taxes as may fall with an equal weight upon all the subjects, in proportion to their yearly revenues or profits whether those yearly revenues and profits, proceed from land, trade, or money. With respect to the second method, I wish with all my heart several of the luxuries which have been lately introduced, or very much increased, were taxed more heavily than they are at present; but I am of opinion, that it is a dangerous experiment to lay on any new tax, in a time of profound peace, even upon the luxuries of life; especially as it is generally known, that we have another fund to which we may have recourse, without injuring in the least the public credit of the nation, or laying any additional load upon any rank of people: and if we should venture upon any such measure, it would not be proper to make use of any such tax for the current service of the year, because it is impossible to guess how much the produce of a new I were within the start I start in the will other act to, and I cannot tomber

produce for the payment of a certain sum. It is well known, that a great part of the debts we are now bacaed with, and or which some gentlemen take all occasions to complain in the most grievous manner, were occasioned by that very method of laying on a new tax, the produce of which must always be uncertain, and appropriating that uncertain produce towards the payment of a certain sum: therefore if gentlemen have a mind to lay any new taxes upon the luxuries of life, I shall not be against it; but I hope they will order the whole produce to remain in the exchequer, in order to attend the future disposition of parliament; for before next session the amount of such new tax will be known, or may be nearly guessed at, and then it may safely be appropriated to the current service of the then ensuing year; or be made a fund for answering the currentservice of that year. Whether the usual taxes will be sufficient to answer the services already voted, and the other services that may be thought necessary for the ensuing year, I shall not pretend to determine; but if they are not, I think it is plain that we must have recourse to the sinking fund, as the most proper method of providing for any deficiency: however, we are not at present to determine this question absolutely; when gentlemen begin to consider of ways and means for raising the sums necessary for the service of the ensuing year, they ought, and they certainly will agree to raise them in that manner, which shall appear to be the least burthensome to the people; and therefore I think it would be very wrong in us, to restrain ourselves in the manner proposed by the motion now before us. But that we may be left altogether free to do in this respect what we may think proper when we go into the Committee of ways and means, I shall propose, That the previous question may be put, with regard to the question now before us.

To this it was replied by the same members, who were for the motion, as follows:

Sir; It has been often observed, that new measures must always be supported by new dectrines, and it may as justly be observed, that wrong measures must be supported by wrong doctrines. This is the case with respect to the question now before us. The doctrines advanced in the or that measure against which,

would be right to appropriate an uncertain the present question is intended, are all so deceitful, that they are a plan proof that the measure must be wrong What influence on monsters may to they have in the comensul offer you production I shall not determine; but I am sure it does not appear that we have any prea induence, either from the advantages to at have been lately obtained in favour 6, has nation, or from the late behaviour of some of our neighbours towards our allies. hope it will not be said, that the courts of Vienna and Wadral had any great regera for us, when they concluded that trend of Vienna which produced the treaty of Ha. nover, and made such a bustle in Europe: and I am sure it cannot be said, that the courts of Paris, Madrid, and Turin, shewed any great regard for us, when they made that private alliance, by which they parcelled out among them, our ally the emperor's dominions in Italy; nor can it, I think, be said, that the emperor placed any great confidence in our assistance, when in order to obtain a peace, he agreed to yield up to France the whole duchy of

> I have not the honour, Sir, to be in the secret of affairs, therefore I must judge from public appearances; and from them it is to me evident, that our influence has of late greatly decayed, and will, I am afraid decay more and more: foreignen, Sir, know our circumstances better than we seem to do ourselves; they know that now, after a term of twenty years peace, our public debts are very near as great, and our circumstances as bad as they were at the end of the last war: they know that by a land-tax of 2s in the pound, we cannot provide for the yearly supplies we think necessary, even in time of peace, without running ourselves into some new debt, to the amount of 5 or 600,000%, yearly, or taking so much from the sinking-fund; and they know that, as the sinkingfund we now have arises wholly from our consumptions being much greater in time of peace than in time of war, the greatest part of it would be annihilated in case we should engage in a war; from which, every foreigner must conclude, and I should think every Englishman too, that with 46. in the pound land-tax, we could not raise 500,000% a year more than has been found necessary for supporting our government in time of peace; and that therefore we could not support a war without loading the people with many new taxes, or greatly increasing those we now have; neither of

which, I am afraid, our people would

patiently submit to.

Now, Sir, give me leave to consider the extraord mer, doctrials advanted, for the support of that measure which the opposing of this question seems to point at: in the first place we are told, it would not be possible for us to reduce the interest payable upon our old debts, even though we should never contract any new debt: this, Sir, is contrary to one of the most established maxims, which is, that the natural interest of money must always depend upon the proportion there is in any particular country between the der and for horrowing money at interest, and the demand for lending money at interest; for as we have a sinking-fund capable of paying off a very large sum yearly, if we never perverted any part of that fund, which is always the same with contracting a new debt, we should be every year diminishing the demand for borrowing, and increasing the demand for lending; so that the natural interest of money, would necessarily of itself decrease, without any projects for that purpose.

This, I say, Sir, would of course happen in a few years; but even at present, if no new debts were to be contracted, I do not know but methods might be found for reducing immediately the interest of all our funds to 3 and a half, perhaps to 3 per cent. What these methods may be, I shall not take upon me to mention, because some gentlemen seem resolved that no proposition shall be received, except those offered by themselves. And to frighten us from any such projects we are told, that the foreigners would, in such a case, draw their money out all at once, and drain us of all the current specie in the kingdom; but to those who understand the circumstances of Europe, and are apprised of the lowness of interest in some countries, and the precariousness of the security in others, this must appear to be a mere bugbear.

Besides, Sir, the thing would either be in itself impossible, or it is an event we have no occasion to be afraid of; for if foreigners should all at once resolve to sell out, it would either run the price of all our funds a great deal below par, or it would not; if it did, they would be obliged to suspend their resolution, and take 3 per cent. rather than sell out 100% stock for 80 or 90% in ready money; and if their selling out did not run the price of our stocks below par, we can have no occasion to be afraid of any such resolution; be-[VOL. IX! pted make distance with a labeled of

cause their selling out could not ruin our public credit, and the ready specie they could carry out would soon be replaced by the general balance of our trade, if we had no interest to pay yearly to them; for it has been for many years, and while it continues, it must always be a terrible drawback upon our general balance of trade, to have a sum of 4 or 500,000l. sent yearly out of the nation, in order to pay the interest due to them, every farthing of which is entirely lost to us; because the whole is spent by them in their own countries, or converted into principal here, to increase their future yearly demand.

Another paradox, advanced against the question now before us is, That the reducing the interest of money in general, would bring great difficulties upon all ranks of men in the kingdom. This, Sir, is evidently contrary to another established maxim, which is, that the lower the interest of money is in any country, the more flourishing it must be in its trade and commerce: I shall grant, that it would diminish the revenue of our public creditors, as well as of all other money-lenders, but it would not diminish their capital, and those that could not live idly upon the interest of their money would be obliged to betake themselves to trade, or to some other industrious employment, which might be a service to themselves, and a certain advantage to their country.

'As to the landed gentlemen, I am surprized, Sir, to hear it said, that the reducing of interest would be a hardship upon them, considering how many, I am afraid too many of them, are like their country, involved in debts and mortgages. On the contrary, it would be a great advantage to every landed gentleman in the kingdom, because, besides reducing the interest he is to pay for the debt he owes, if he has any, it would greatly increase the value of his lands, as well as of all the lands in the kingdom; and as for his younger children, he would be under no necessity to give them any greater fortunes than before; but, if he were, a mortgage of 6,000% at 3 per cent. is no greater burthen upon an estate, than a mortgage of half that sum at 6 per cent. interest; and if any part of the estate were to be sold for the raising of that money, as the price of lands will always rise in proportion as the interest of me icy tales, who money comes to be at 3 per cent, interest, the same pared of hal to be so d, all then fetch 6,000l. which would have sold but

the Po

I do not know what the honourable gen- il'e faul- are of a determent to the rate tleman means by enabling younger chil- and private credit of the hatto, because dren to live in a genteel manner; unless the monied men of the kingdom have to he means in an idle and extravagant man- ready a way of getting an interest for their ner; and the fewer there are of such persons in any country, I am sure it is the better for the country; which would be the consequence in the present case: For as few gentlemen could propose that their younger children should live upon the interest of the fortunes they could give them, they would breed them all up to some trade or business; so that instead of now before us. a great number of idle and extravagant gentlemen, we should have a great number of industrious and frugal tradesmen or merchants; and which would be of most advantage to the country, is very easy to determine.

It is, Sir, a very great mistake, to imagine that there can be in any country too great a number of merchants and tradesmen, or that any sort of trade, which deserves that name, can be overstocked. Shopkeeping, or any other business, which tends to support the luxury of a people, may, it is true, be overstocked; and it is always a disadvantage to the people to have too great a number of such among them; but as for merchants, manufacturers, and mechanicks, there can never be too great a number of them in any country; because the more there are of them, the more foreign trade the nation, will have, the greater its exports will be, and the more easy will it be for every particular man, if he be industrious and frugal, to provide a support for himself and family. This is justified by experience in all countries, and in all times; and therefore among the many other misfortunes attending our public funds, this may be reckoned as one, that a great number of our people are thereby enabled to live idly upon the interest of their money, which must necessarily diminish the number of our merchants, manufacturers, and mechanics.

To imagine, Sir, that the reducing of distress upon those who have occasion for money, is something very new; for the more trade there is in a country, the more money there will always be to be lent at interest; and those who have more money by them than they can make use of in their trade, will always lend it upon good security, even at 1 per cent. rather than keep it in their own coffers. But

for 3,000L when money was at 6 per cent. notice, that in this respect too, our pubmoney by means of these funds, that they never think of leading the rarous to prevate men, but at an extravagant interest or premium; by which means our private credit between man and man is very much lessened, and great sums of money drawn out of trade, which is therefore a very strong argument in favour of the question

The people, Sir, never grudge the contributing what is necessary for the support of the government in time of peace, no more than they grudge what is necessary for the support of the government in time of war: The only thing they grudge is, to find the nation loaded with an expence that is not necessary, or the money they contribute improperly applied; and though the perverting of the Sinking-Fund, or running the nation in debt, may prevent the people of the present generation from being sensible of an unnecessary expence, and consequently may prevent their inquiring strictly into that expence, yet such a measure will make the present expencefall with double-weight upon their posterity, and when they find themselves obliged to submit to heavy new taxes, because all the old stand engaged for the payment of old debts, which will certainly be the case as soon as the nation comes to be engaged in any war, they will then with reason complain, that an insupportable load has been thrown upon them, for the sake of a temporary ease given to theirancestors. This may very probably raise'a general disaffection to the present establishment, and it will be the more dangerous, because it will happen at a time when our enemies will certainly be in earnest about playing the Pretender upon us. This consideration must, in my opinion, have great weight with every gontleman, who has a sincere regard for the interest to 3 per cent, would bring any, illustrious family now upon the throne, and especially for that royal prince, who, it is to be hoped, will one day sway the sceptre of this kingdom; for by thus perverting the Staking Fund, or running the nation into new incumbrances, even time of peace, he may be left in such distress, as not to have it anyway in his power to support the government withany histre, or to vindicate the rights of the nation upon the occasion I cannot omit taking with any vigour or at salout na

That no new office or officer has lately been created may be true, but, Sir, we know that a very great and a very grievous office, and a great number of officers, were lately revived in pursuance of the same measures now pointed at; and we likewise know that the collecting of our taxes, and the managing of our funds, cost the nation a most prodigious sum of money yearly, a much greater sum, I beheve, than is necessary for that numpose; for if a narrow scrutiny were made into that affair, I am convinced it would be found, that the business of two or three offices might be managed by one, without employing a greater number of officers and clerks in that one, than is now employed in any one of the three; so that several offices, and a great number of officers and clerks nught be and aside, by which a very large sum of money might be saved yearly to the public. This would contribute greatly towards preventing our loading the people with new or additional taxes, or running the nation in debt, by creating new funds, or perverting the old, and this the people would certainly most on, if they were every year made sensible of the sums necessary for the public service; but this it may be presumed, will always be avoided by those who have the disposal of such lucrative posts and em- , playments.

nation in debt yearly, rather than raise the sums necessary within the year; because the money is thereby saved in every private man's pocket, of which he may, as long as he keeps it in his own possession, make an interest or a profit of 5 per cent. perhaps more; whereas the public may borrow at 9 per cent. or 4 at most; and from the same way of reasons, it may be arg. I, that it will be an advantage to the people to run the nation every year into some new debt, and never pay off one shilling of the old. But do not we know, Sir, that in all countries, people look upon the public taxes a a part of their yearly expence; when those taxes are high, every man must contract his yearly expence in other articles, and when the public taxes are low, every man may, and generally does launch out a little into expences upon other articles, which he would otherwise have saved; so that it be borrowing a sum of it ones it, or the public credit for the service of this

necessity of imposing a tax of ten shillings upon every man in the kingdom, that ten shillings would not be saved and laid out at interest by any man in the kingdom, at least not by any man, I believe, with a view to answer his share of the principal and interest of that sum that had been borrowed by the public. No, Sir, every man would live in his usual way, as if no such ten shillings had been, or were ever to be paid; no man would contract his usual annual expence on account of his share of that sum borrowed by the public; so that the sum so borrowed by the public, and the interest thereof, would remain a charge upon every man's posterity, without their having any thing left them by their ancestor for answering that charge. Even the posterity of the most frugal man in the kingdom would not be one shilling the richer, on account of that ten shillings which was saved in the pocket of their ancestor; because he might have saved ten shillings of his yearly expence in any one year, and would certainly have saved it, if he had found himself under a necessity of paying a tax of ten shillings to the pub-

Sir, we have seen of late years several. attempts made to throw a division, and to breed a dissention between the landed interest and the trading interest of this nation; but such attempts will, I hope, It has been instructed, as if it were always prove fruitless, for their interests an advantage to the people to ran the are inseparable, and will always be thought so by every man who has a respect for either. There is not a landed gentleman of any sense in the kingdom, but knows how greatly the rents of his estate would be diminished, if our trade should be undone; and therefore he will never consent to the throwing of any unnecessary burthen upon it. There is not a trading man in the kingdom of any consequence, but has a view to settle himself or his posterity in a land estate, and therefore he will never agree to the throwing of any unnecessary burthens upon land: but, Sir, there has been lately a third interest reared up in this kingdom, inconsistent with both : I mean, Sir, the interest of those concerned in our public funds. This is an interest for the support of which both our landed interest, and our trading interest are not greatly districted, and it is an interest which some gentlemen seem to have a much greater regard for than for either of the other two. Such gentlemen will, I believe, always be for creating new year, we should prevent our boung under a cluster as much as my last and their and new or additional tax can be laid; because the creating of new funds will always increase that interest which they seem to have so much at heart; and will prevent its being ever in our power to diminish those annuities we are obliged to pay them; but they ought to consider, that the number of men concerned in our landed and trading interest, must always be much greater than the number of those concerned in our funds; so that if people find that either our landed interest, and our trading interest must be destroyed, or our public fund interest annihilated, it is easy to see upon whom the ruin must fall; and therefore, if those gentlemen consider right, they must conclude that it is against the interest of the proprietors of our funds to make any addition to them, or to divert that money which is appropriated, and ought to be applied yearly, to the dimi-

nishing of them. Whether or no it may be necessary to impose any new taxes, I shall not determine; I hope not, but if it should be found necessary, the produce of a new tax may be appropriated to the current service, as well as the produce of an old; because if any deficiency happen, it may and ought to be made good out of the grants of the succeeding year: for our present debts did not proceed from appropriating the produce of any new tax, but from not taking a care to make good in every succeeding year the deficiencies, which had happened in the grants for the service of the former. We all know, Sir, how dangerous it is to have money lying in the Exchequer unappropriated; we know what a temptation it is for some gentlemen to form extravagant projects, and to put the nation to a needless expence: nay, we know how apt some gentlemen are to break through the most strict, and the most necessary appropriations, in cases where there is not an immediate absolute necessity to apply the sums so appropriated to the uses for which they were originally designed; and our experience in this particular is one of the chief reasons, and one of the strongest arguments for the question now before us: therefore if we agree to the laying on of any new tax, I hope it will be immediately appropriated to the service of the ensuing

The very question now before us is, whether we ought to lay a restraint upon ourselves, with respect to the contracting of any new shelt, or direction the samong , that the constant and excessive use there-

find the other cofor which it was manual ally designed, and to which it stands anper rather of spreamord of the acts of parliament by which it was established? The restraint now proposed, is only for this session; but I wish the restraint were for all sessions to come, and I am sure if we have any regard for our posterity, if we have any regard for the present illustrious family, if we have any regard for the future happiness, I may say preservation, of the nation, we will at least for this session act as if we were under such a restraint; therefore there can be no harm in laying ourselves under any such. And there is the more occasion for it, because of the frequent deviations we have lately made from this necessary rule, and because or the hid a that rin b a lot ne late precedents; for if a check be not speedily put to such measures, as all administrations are but fleeting things, we may expect that every administration will ebdeavour to make themselves easy, and to put off the evil day as long as they can, bycontracting some new debt every year, and r ort pagesome out old a fig. Cha. at present a pretty considerable sinking fund, this measure may perhaps support the present administration as long as it can well be supposed to last, especially if no war happens in the mean time; but sad and melancholy will the reckoning certainly come to be at last, when we find ourselves engaged in a dangerous and expensive war, our people loaded with as heavy taxes as they can possibly bear, and all those taxes mortgaged for the payment of debts, except just as much as may be sufficient for the support of our civil government. This project, Sir, gives me a most terrible alarm, and therefore I am most heartily for the question before us.

Then the question being put, That the question be now put; it was carried in the negative without a division.

A Petition of the Justices of Peace for Middlesex, against the excessive use of Spirituous Liquors.] Feb. 20. A Petition of his Majesty's Justices of the Peace for the county of Middlesex, in their general quarter sessions assembled, was presented to the House and read, setting forth,

" That the drinking of Geneva and other distilled Spirituous Liquors, had for some years past greatly increased, especially among the people of inferior rank; and of had already destroyed thousands or his Majesty's subjects, and readered great numbers of others unfit for useful labour and service, debauching at the same time their morals, and driving them into all manner of vice and wickedness; and that that pernicious liquor was then sold, not only by the distillers and Geneva shops, but many other persons of inferior trades; by which means, journeymen, apprentices, and servants, were drawn in to taste and by degrees to like, approve, and immoderately to drink thereof; and that the petitioners apprehended the public welfare and safety, as well as the trade of the nation, would be greatly affected by it, as that practice was dangerous and mischievous to the health, strength, peace, and morals, and tended greatly to diminish the labour and industry of his Mujesty's subjects; and therefore praying that the House would take the premises into their serious consideration, and apply such remedy as the House should judge most proper." This Petition was ordered to be referred to a committee of the whole House; and it was resolved that the House would resolve itself into the said Committee on the 23d, to consider of the sala Pet tion.

Resolutions thereupon.] Feb. 23. The House having resolved itself into the said Committee, sir Joseph Jekyll moved the following Resolutions, viz. " 1. That the low price of Spirituous Liquors is the principal inducement to the excessive and pernicious use thereof. 2. That in order to prevent the excessive and pernicious use of Spirituous Liquors, a discouragement be given thereto by a duty to be laid on all such liquors by retail. 3. That the vending, bartering, or uttering the said liquors be restrained to persons keeping public brandy-shops, victualling houses, coffee houses, ale-houses and innholders, and to such apothecaries and surgeons, as should make use of the same by way of medicine only. 4. That no person keeping a public brandy-shop, a public victualling house, coffee-house or ale-house, or being an innholder, should be permitted to vend, barter, or utter the said liquors, but by licence, with a duty payable there-

These Resolutions were all agreed to without debate in the committee, and being next day reported to the House, were there likewise agreed to. Then it was ordered, That the said Report be referred to the min the of the whole House, to whom

Debate on a Motion for enabling the K. A. Land a Cot food. It is care a the Sinking-Fund. Feb. 27. The House having resolved itself into a committee, to consider farther of ways and means for raising the Supply granted to his Majesty, and the Surplusses stated at Lady-day and Michaelmas having been referred to the said committee, a motion was made, " That towards raising the Supply granted to his Majesty, his Majesty be enabled to borrow any sum or sums of money not exceeding 600,000l. at an interest not exceeding 31. per cent. per ann. by loans to be charged upon the surplusses, ex-

and means for raising the supply.

Upon this motion there was a debate, in

cesses, or overplus monies commonly called

the Sinking Fund, redeemable by parlia-

which the courtiers urged

ment."

The necessity of raising, some way or other, the Supplies voted for the current service of the year; the impossibility that there was of raising them any other way, but by throwing the burden upon the landed interest, which would be the more unreasonable, because that interest had been for many years overloaded, and obliged to contribute much more than their proportional share towards the annual public expence; the absolute uncontroulable right the parliament had to dispose of the Sinking Fund yearly to such purposes, as they should think most for the benefit of the nation in general; the inconvenience of paying off too much of the public debt at once; the unwillingness of the public creditors to receive their money; and the small interest the nation would be obliged to pay for what money was necessary to be borrowed upon the credit of the Sinking-Fund,

To this it was answered, That the Supplies, necessary for the current service of the year, might have been greatly reduced, if some gentlemen had thought fit; in which case they would not have been obliged either to throw an additional burden on the landed interest, or to incroach upon that fund, which had always, till of late years, been deemed sacred to the payment of our public debts: That if words in an act of parliament could apriprate any sum to a particular use, the ing Fund was originally appropriated, in the most express terms, to the payment of the pabli, debts contracted before the

very 1716; and the out; power that was left to future parlianants, by its original contitution, was to day one of it to the payment of such of those debts, as should at the tane be the ght most necessary to be paid off: That it would be happy for the nation, if they could pay out all their pub-In d. hts at once: That the unwilling ess of the public creditors to receive their money was a certain sign of their having an advantageous barga a , and was there-fore a demonstration, that it was the interest of the public to pay them off as fast as possible: And that, though they might perlians be able to borrow the sum then proposed at 3/, per cent, yet even at that rate, it was adding to the future yearly expene of the nation a sum of 18,000% per , ann, for ever; which, though perhaps a small sum in the eyes of gentlemen who ! dealt in millions, was however a sum, that might thereafter be greatly wanted for the current service of some succeeding year: That considering the great expense we had been at in the then current year, and the great expense we were like to be put to in the next, for the defence of a foreign nation, they were surprized to find that no subsidy had been received, nor any sum, ke to be brought, at least to the pubhe account, for answering the expence we had been, or were like to be at on that occasion: That we found by experience, no nation would so much as prompe us any as stonce, without our granting them a large anoual subsidy, to commence as soon is the promise was made, and to be paid, though no such assistance should ever be wanted: That even when som, of our ail es had, for very valuable considerations, engaged to assist us at their own experce, yet when that assistance a is requireds they had always found pretences for not complying, 'till we engaged to detray any expence thy should be put to upon that account: That it was certa nly our interest to protect our alies, and to prevent any one of our neighbours growing too powerfulby conquering another; but if we always in wed ourselves ready to protect the weakest side at our own expence, every one would find pretences for thrawing ad thebarden aponourshool 'ers, by which manager out we nat the cost any at ast become tive scakest of adour neighboins: and having this spent our whole force, and thrown away ad our money in the protecting of others, we should at last have not mg left wherewithal to protect or support purselyes.

In this it was retaled as any 'Il this had given no assistance, nor i el gran o, escives to my expense a partir of any nation, but what we ware an to, not only by the most so, or the t but even for the sade of 6 m orn percv. tion: That with regard to the supposed to be michal (Portigo at) very well-known, that we were as p interested in the detence and pres ry of that nation as of any others and two likewise known, that we were to the being at all the expence, for that it does itself had been at a very great expeproviding for its own defence, and it part of the money laid out in that prosion, had been brought to the key? That as that adair we the responsitions, it could not at the tare be to be spin at but a time would cone when it ______. and when that time did come, the 1000. might then, it they thought fit, inc are it; upon which occasion the access it, the justice, and the wisdow of our present conduct would, they believed, he eas - explanual to the satisfiction of almost a regentleman, who might then have the hanour of being a member of that He is ;

Then the question being per for greeing to the motion, it was a greed in the elefirmative without a division.

Petition of the Quakers for Relief velan to Tithe .] March 2. A Petron of the people called Q rekers was presented to the Commons, and read, setting forth, " That notwit standing the several resol parlies at made for the more easy recovery of titles, church-rates, ober ons, and other ecclesiastical dues, in a sammary way, by warrant from justices of the peace vet as the said people consecutionsly retase the payment there if, the ar - not only nable to, but many of the have undergone grievims sufferings by prosection in the exchequer, ecclesisted, our other courts, to the mapr som ert of their persons, and the imporces my and run of them and their to a s, for such small sums as are recoverable by those a to and therefore praying, I at the Herse will be pleased to take the premises into consideration, and afford then sum relief there is as to the House should seem

Hereupon, it vas ordered. Thet leave be given to bring in a bid to accord, and tender more effectual the least revenbeng, for the more expressed of Tell in white elimaters obtained, and other eccles istical dues from the people called Quakers; and that Mr. Glanville, sir William Yonge, Mr. Henry Archer, and Mr. Hampden, do prepare and bring in the same.

Devate on the Motion for a Duty of 20s. per Gallon to be laid on all Spirituous Ing. a., March 8. The House be. 2 in a grand committee on the supply, sir Joseph Jekyll moved to resolve, "That for all Spirituous Liquors, which any retailer thereof shall, from and after the 24th day of June, 1736, be possessed of, there shall per gallon"; but this was opposed by several members, who thought the laying on so high a duty was in some measure a prohibition; and upon this occasion

Mr. William Pulteney stood up, and spoke as follows:

Sir; I believe it will be admitted by tvery got theran, that the constant and excessive use of spirituous liquors among the inferior rank of our people, is a practice which has of late years grown to a monstrous height, and it will be as generally and as readily admitted, that this practice is carg roas and muchicions to the health, strength, peace, and morals of the people; and that it tends greatly to diminishing the labour and industry of his Majesa saulie is disorfore I believe we si all agree in this, that some niethod ought to be taken for putting a stop to this practice; but whether it be necessary for this end, to lay a total prohibition upon the retail of such liquors, is a question that will in my op non, admit of some doubt, and deserves our most serious consideration, because of the many bad consequences with which such a prohibition must certainly be attended.

Let us consider, Sir, that the distilling trade is a business which has been carried on my royal authority for about an hundred years, and that it has been not only highly approved, but very much encouraged by several acts of parl ament passed since the - (ander such public, such F. Volution. great, and such solemn sanctions, what person in the kingdom to ild imagine that the trade was in itself pernicious, or that it was inconsistent with the health and welfare of the people; no man could; and accordingly great numbers of his Majesty's subjects, especially within these and acres years, have betaken themselves to this business, and have ea parted all the inones they were meeters of m providing macerians

proper for the business. And farther, Sir, as the or taining of each spirits has met with great encouragement from the legislature for many years past, so likewise the retail of them has been so much encouraged, or at least connived at, and there is not now an inn, an alchouse, or a coffee-house in the kingdom, but what owes a great part of its profits to the retail of such liquors: by which means there are now such multitudes of families in the kingdom who owe their obief, if not their only support to the disbe granted to his Majesty a duty of 20s. | they very well deserve the care and the consideration of a British House of Commons. The only complaint now before us, Sir, is against the constant and excessive use of spirituous liquors among persons of inferior rank: there is no complaint against the liquors themselves, nor was it ever said that a moderate use of any sort of such liquors was hurtful; nay, it will be granted, I believe, that the moderate use of them is upon many occasions convenient, if not necessary; so that by a total prohibition of such liquors by retail we seem to be carrying the remody much further than the disease, even with respect to our home-made spirits. But with respect to rum, I am sure there was never any complaint against the constant and excessive use of tout hippor among persons of inferior rank; therefore I can see no reason for patting a stop to the retail of that lighter, and when we consider the present low and distressed condition of our sugar-colonies, and that they are now chiefly supported by the sale of their rum, I think we ought not to put almost an intire stop to the consumption of that liquor, without some very strong and very urgent readons for ac doing.

> From what I have said, Sir, I hope no genticatar will sapp in crimingino, that I am arguing against our ton if so in methed for putting a stop to the constant and excessive use of such liquors amongst persons of inferior runk. No, Sir, I shall readily and willingly agree to any proper method for that purpose; but I must declare that my concern is so great for the must as of tear he shore a this condand in the West-Indies, who now swe their chief support to the taking and you are of such liquors, that I cannot give my consent to any regulation which will turn them entirely, and at once, out of the business to a new many countries of the total support; especially, as I am convinced the disease we have under our consideration

prohibition.

does not any ways stand in need of such a desperate cure: and I have likewise so great a regard for his Majesty and his illustrious family, and for the peace and quiet of this kingdom, that I cannot give my consent to a regulation which I foresee will raise great disaffection to the present government, and may produce such riots and tumults, as may endanger our present establishment, or at least such as cannot be quelled without spilling the blood of many of his Majesty's once faithful subjects, and putting an end to the liberties of the people. It is a dangerous, it is, Sir, a terrible thing, to reduce many thousands of families at once to a state of despair, which will be the certain consequence of laying such high duties upon the retail of spirituous liquors as will amount to a total

The constant and excessive use of spirituous liquors, amongst the inferior rank of our people, is the only complaint now properly before us, and as it is evident that this grievance proceeds entirely from the low price of our home-made spirituous liquors, it is certain that a duty upon all such, perhaps less than that which was imposed by the late act against Geneva, would prevent the constant and excessive use of such liquors amongst the inferior rank of our people: this, Sir, I think is evident from the effect of those high duties which are laid upon brandy and rum; for it is certain that brandy and rum are more coveted by the vulgar, and may easily be made more palatable than any sort of home-made spirit; yet we have never heard of great complaints made against the constant and excessive use of brandy or rum among persons of inferior rank; the reason of which certainly is, because the duties upon these liquors have raised the price so high, that the lower sort of people cannot afford to make a constant and excessive use of them; and therefore it is plain, that if the price of all home-made spirits were, by a duty to be laid upon them, made as high as the price of rum is at present, it would prevent the constant and excessive use of them among the vulgar.

It cannot be said, Sir, that nothing but a total prohibition can be an effectual remedy against the evil complained of, because we all know that the late act against Geneva was effectual so far as it went: It was made, we know, to extend only to compound spirits, and with respect to them it was an effectual temeth, for it

cessive use of such spirits amongst those of interior rank; but some of the distillers irmediately be as to ake as it found spirit, which, I believe in derision of the act, they called Parliament Brandy, at] this the common people until as Ci and and as excessive an use of, as they had before done of compound spirits : this was the case of that act, and if it had been amend d, and made to extend to all 1 omemade spirits, instead of being repealed, there would never have been occasion for any such complaint as that we have now before us: how it comes to be repealed, I shall not now take upon me to explain; but upon recollecting what was the effect of that act, I think we need not give ourselves any great trouble in searching after a remedy for the disease now complained of: let us but revive that act, extend it to all home-made spirits, and add some clauses for preventing any person's selling spirituous liquors without a licence, and I am convinced the remedy will be found to be effectual.

But admitting that nothing but a total prohibition will do; yet, for God's sake, Sir, let us have some regard to the many poor families that are now supported by the distilling and vending of spirituous liquors : do not let us, for God's sake, turn them all at once out of their livehhood: let us consider how difficult it is for a man who has been bred up to, and long exercised one sort of business, to turn himself all at once to another, by which be may support his family : let us consider what a loss he must sustain by the sale of those utensils he had occasion for in his former way of business; the difficulty must upon all occasions be great, the loss must be considerable; but by turning such multitudes adrift at once, we shall make the difficulty insurmountable, and the loss irreparable; for there will be such numbers brought at once to look out for new employments, that it will make it impossible for any one of them to succeed; and there will be such a large quantity of a certain sort of materials brought at once to the market, that none of them will bear any price. In short, Sir, the difficulties and distresses which many poor families must be drove to, raise in me the most melancholy reflections, and they must raise in the breast of every man that hears me, the most compassionate concern; therefore, if it be thought absolutely neceesang to lay an augh thurse as will amount to a prohibition, I hope they will not be | lower duty than that nos propered, and laid on all at ouce; we may now lay on a small outs uporall sitts of aprills soultry retail, and a small duty upon licences for selling by retail; we may increase those duties the next session, and we may go on increasing yearly, till they be at last brought up so high as to amount to approhibition; by this method people will have time to look about them, and will get out of the trade by degrees; which will make it the less hartful to every particular man, and the more easy for him to fix himself in some new way of business, by which he may be able to support his fa-

mily. I have often heard, Sir, of sumptuary laws, by which certain serts of apparel, or rather decorations, have been forbid to be worn by persons of inferior rank; but I never yet heard of a sumptuary law, by which any sort of victuals or drink were forbid to be made use of by persons of a low degree; yet this is, as it appears to me, what seems to be now intended: we are absolutely to forbid the use of spisituous liquors to all those, who are not able to purchase a certain number of gallons at a time: a poor journeyman or labourer shall not have a dram, shall not have a glass of punch, unless he can spare to lay out eight or ten shillings at a time, which I am sure two thirds of our people cannot well spare to do: whereas if a man is rich enough to lay out eight or ten shillings at a time, or profligate enough to pawn his coat, in order to raise the money, he may drink as much, he may commit as many debauches in that liquor as he pleases: the law, contrived by against not excessive dreasing it sprits, shoul put no restraint upon any such man; if spirituous liquors, even when taken in the most moderate way, are of such a pernicious nature, that they oughtnever to be tasted without the advice and prescription of a physician, we ought to take care . of the rich as well as of the pear, by parting it out of the power of the former as well as of the latter, to taste the bewitching cup without such advice and prescription; but If it handerate is a one of liquous be no way hurtful, I can see no reason for our making any invidious distinction between the poor and the rich; let us leave the moderate use of such liquors to all, and take all proper methods for preventing, out o then present a reacht and many their being iounoderately used by any. This, I chair Sar, may be done by a much

therefore, though I have as great a regard for the health and the morals of the people as any gentleman in this House; yet I cannot last be again to the notice now made tryou, because or determine consequences with which it must be necessarily at-

In answer to the above speech of Mr. Pulteney's, it was urged, That no sort of distilled spirituous liquor was absolutely necessary for the support of nature; that such liquors were at first used only by physicians, in some dangerous distempers, and were never dispensed but in small quantities; but when such liquors were to be met with at every corner, and people left at liberty to take as much of them as they pleased, few could keep themselves within any bounds, because a small quantity deprived them of their reason, and the companions they usually met with at such places, encouraged them to drink to ex-cess: That it was impossible to prevent this excess, without diminishing the number of retailers of such liquors, and raising the price so high, as to put them out of the reach of persons of inferior rank, who were the only sort of people apt to make a custom of getting drunk with such liquor; for that very few of the better sort had ever been found to commit to quent debauches in such liquors; and even with respect to them, by putting it out of their power to meet with such liquors at a cheap rate in any place of public resort, the completed s which might area from pronescaous company, would be eatirely taken away, and very few persons were so ridi-culously abandoned as to get drunk by the ackes

That they were very sensible of the difaculties to which great numbers of his Majesty's subjects would be reduced by the duties to be laid upon the retail of such liquors; but the interest of every particular man must give way to the general interest; and where the preservation of the society was so essentially concerned, the prejudice of some few particular persons was not to be regarded. However, that all possible care could be taken of these to the es a by the duties to be laid upon the retail of spirituous liquors, in order that they might be enabled to fall upon some other way of supporting their families; and as every one rotant controctually began red them, was necessary for the public good, it was to be presumed that every man [VOL. IX pied rage dig tised by the in versity of forth in proprie hears dig tiset on lint

would willingly submit to such a regulation; so that it could not raise any disaffection to his Majesty's government.

is tridices set to run and arandy, it was very certain that they likewise had been often drank to great excess, notwithetanding the high duties laid upon them, and were as pernicious, both to the health and the morals of the people, as any home ; consumption of such spirits, it was not to be made spirit: That it would be ridiculous to lay a higher duty upon home-made spirits, which were the manufacture of the subjects of this island, than upon rum and brandy, especially the latter; and that if our sugar-islands should suffer a little by our lessening the consumption of rum, they could not complain, when they conaidcred that it was for the sake of preserving their mother-country, the general intere tor which was alvesto beginse. I to tex particular interest of an , commit for if any sort of spirit should be exempted flat daties fan to be good, the retailers would sell all sorts of spirits under that denomination, and the outline sweeted compound them in such a manner, that it would be impossible to discover the fallacy.

That they would willingly agree to the method propose bby the honour elegentles man, of laying on but a small duty at once, and raising that duty by degrees; but they were very sure the laying on a small duty would not be an effectual remedy for the evil so loudly complained of: And if the resentment, then in the nation against all sorts of distilled spirituous liquors, should be allowed to subside, they were afraid they would never be able to get a new act p sed for rasing that d ty, because of the multitudes of people that would always be engaged, by their own private interest, to oppose the passing of any such law; therefore they thought it was absolutely necessary to take advantage of present conjuncture, to put an effectual stop to a practice so long, and so justly complained of; and for that reason they were for agreeing with the motion.

The question being then put upon sir Jiseph dekyliks raotion, the strip was agreed to without any farther debate; as was likewise the following, viz. " That from and after the 24th day of June, 1733, the sum of 50% yearly be paid to his Majesty, for a licence, to be taken out yearly by every person keeping a public brandyeltop, a public victualling-house, coffeehouse, or ale-house, or being an innholder, who shall vend, barter, or utter, any such 4 pirituon fig quesi

The chairman of the Committee being about to me a report of the twe tree going to a thous to the House, sir Roben Walpole moved, "That the Committee mode to the Hoase, because as tar Det ea projesca to be said upon Sparituo is Liquers voile tection very much during hithe expected that the duties upon such spirits would produce so much yearly as they bad formerly done; and as the former produce stood appropriated for answering certain annuities and payments, particularly to the Civil List, it would be necessary to consider of ways and means to make good the deficiencies, that might happen by the two Resolutions they had then agreed to." " Hereupon, the Committee agreed to sit again upon that affair beiore making any report."

 "The act for laying à tax on Spirituom Laquors and licensing the retailers, was a mea. see on which the acustet his novan hate on can, has fee wheth he said of act it must be set because I have believed by something the second ne aly stadeseph Jely I, four a speak f plat recopy, which lell him to come, so with horror the progress of vice, licentiousness, and immorality that marked the popular attachment to these inflammatory poisons. This benevolent attempt embarrassed the minister. but did not arswer the desired end.

" It was incumbent on the minister to prevent any diminution of the gevenue of the crown, and for that purpose to supply any defor my which might mise from the r I of consumption of spicituous liquors; but this atfaction to his ob- of duty, express I m to much a temperate allose, and he was rear seched for wishing to sacrafice the morals of the prople to fair and considerations. After a my debates, in which he took an active share, the bill pased, and 70 160% per ann no was granted to the King us a compensation for the dimmuto a of the can st, to which the dety had he cort helder, t.

"The populace shawed their disapprobation

of this act in the usual mode of riot and vidlence. Numerous desperados availed themse ces of the posular discontents an contract the clear lestine sale of gin in definite of every restriction. The demand of penalties, which the offenders were unable to pay, filled the prisons, and removing every restraint, pluttered that, the consession or and an all crime al-It was found that a duty and penulty so served as to amount to an in plint pend this were as little calculated to benefit the public morality, as the public revenue, and as Walpole predicted, a subsequent administration was obliged to mouth the measure." Coxe's Walpole.

A Petition of the Druggists, &c. complaining of the unequal Drives up in Lin, and the permicious Practice of Smuggling. | March 10. A Petition of the Druggists, and other dealers in Tea, was presented to the House, and read; setting forth, " That the Petitioners were induced to hope, that I this House will upon this day sen'inght; the interest of the fair trader in Tea would have been effectually secured by an act passed in the 10th year of his late Majesty, by which an inland duty of 4s. per pound was laid on all tea, without distinction of quality; but notwithstanding the regulations made by that act, and the many penalties the smugglers of Tea and their accomplices were liable to by law, the Petitioners had fatally experienced, the clandestine importation of that commodity was so far from being prevented, that it was carried on to such a degree, that the Petitioners had the strongest reason to believe, near one half of the Tea consumed in this kingdom paid no duty; and that the very high duty of 4s. per pound, as well as the inequality of its being laid, were the principal foundations of the pernicious practice of smuggling, the coarser sort bearing much too great a proportion of the said duty; and by the smugglers bought abroad at one third of the price it would stand the fair trader in at home; and that unless some remedy should be applied effectually to prevent that known evil, the Petitioners and all fair traders would be under extreme difficulties in carrying on their trade, by reason of the disadvantages they were under, from the practices of smaggling, as well as from the hardships they endured, and the trouble they were put to, by the execution of the eaid act; and that the Petitioners concrived the most effectual means of patting a stop to the clandestine importation of Tea would be, to alter the duty of 4s. per pound to a certain rate ad valorem, according to the prices tea should sell for at the East-India Company's sale; by which alteration, the Petitioners apprehended, the amount of the duty to the public would be equivalent, considering the quantity, before that time fraudulently imported, would be then added to the revenue; and therefore, for the preservation of that trade to the Petitioners, by putting an end to the practice of snuggling, and for securing a revenue to the public, by the importation of that commodity in Brit. a ships from China and other parts of India, and for preventing any money being sent to neighbouring countries for the purchase of I ea to be

clandestinely imported and consumed in this kingdom, praying the House to take the premises into consideration, and give the Petitioners such relief, as to the House should seem meet.

Hereupon it was resolved a extreon. That resolve itself into a Committee of the whole House, to consider of the most effectual means to put a stop to the great and growingevil arising from the unwarrantable and illegal methods of importing Tea and other goods into this kingdom; and the said Petition was ordered to be referred to the consideration of the said Committee.

Debate in the Commons on a Motion for the repeal of the Test Act .] March 12. A motion was made by Mr. Plumer, That an act made in the 25th of king Charles 2, intitled, ' An Act for preventing Dangers which may happen from Popish Re-

* "This session, another attempt was made, for the relief of Protestant dissenters. For, on the 12th of March, Mr. Plamer, in a very fine speech, moved for a repeal of the net of the 25th of Charles II., for preventing dangers, which may happen from Popush recusants,' commonly called the Test act. Mr. Planer was seconded by sir Wilfred Lawson, lord Polworth, alderman Heathcoat, and other gentlemen, thought to be extremely strached to the established that the Botche was opposed by lord New Somerset, land Tyreovact, Mr. Da, -vers, Mr. Shuppen, or Usir Robot W. Ijole, who never was considered as an eromy to the doseriers. This motion was, or to generally thought to be made not warrang hopes of success, but recause it was by ithended by those who were for it, that its miscurrage would be the affect and days ters to the maistic. The sectiod to account ble of that; for in his speech against the mothen be expressed himself so enablesty with regard to the church, and so affectionately with regard to the dissenters, that neither party halease to complying datum. The crosson miscarried by a majority of 251 against 123." Tindal.

" Few subjects were more embarrassing to then note that the proposed type and the Test act. He had for a long time acted with the dissenters; he fully appreciated the advantage which the Profession supersonal had derived from their exertions; he had received from them the warmest support; he knew that they had reason to expect rehet from a Proteschit and, whose tody has so a contracting on the throne; he had even given them loges that the Care was not fare our trace i they might obtain what they so carnestly de-Bireu Coxe.

curants,' might be read; and the same being read accordingly,

Mr. Planer stood up and spale as follows:

Sir; I believe every gentleman that hears me may easily judge, with what view I have desired this act to be read to you. It is, Sir, with a design to have some part of it repealed, and another part so amended and explained, as to make it consistent with that charit, and good nature who, he every member of the christian religion ought to shew to another.

The motion I am now to make, Sir, proceeds chiefly from these three considerations: that I am, and I hope shall always be, an utter enemy to all manner of persecution; that I have a great reverence for that solemn institution called the Sacrament of the Lord's Supper; and that I shall always be for every thing which I thank may tend towards establishing and preserving the unity, peace, and trade of my country. These are considerations which I am persuaded are of as great weight with every genth man of this House as they are with me; and therefore, if I can show that there is any thing in this act that looks like persecution, any thing that brings a contempt upon that holy institution of our religion, or any thing inconsistent with the unity and peace of our people, or with the trade of our country, I make no doubt of hiving the unimmous assent of this House to what I am to proposer, and, in my opinion, it would contribute greatly to the glory of this generation, as well as the honour of this House of Commons, to have it agreed to nemine contract onte.

I hope, Sir, it will be granted me, that the subjecting a man to a great penalty if he retused to sub-cribe to an opinior which he thought acousistent with the Christian religion, or to join in any ceremonies of public worship which he thought sinful or perhaps idolatrous, would be a very heavy persecution; and I hope it will likewise be granted, that to render a man upon any such account incapable of holding a landescits, or of succeeding to pay estate as next heir or next of kin, would also amount to a high degree of persecution: now in this statute which has been read to you, there is one clause which enacts, 'That fall persons that shall bear office, civil or · military, or receive any salary or wages by any grant from the king, or shall have command or place of tenst from or mater

him, or shall be in his navy or houshold de Angleton, In des, Berrich, Serger, of " (rucrosey, seen not only take the oare of supremier and a sequence, in the again term, or at the quarter sessions, within three mor als after their adain. . . bu shall receive the Sicrate of of the 1 rd's Supper according to the usage of the church of England, of which they are to deliver a certificate, and make proof. at the time of their taking the said oaths; in failure of which they are ipso facto . .. abled to enjoy the said offices or en, or ' ments, or any profit thereby?' And by another clause, ' Persons beyond the seas or under any of the other impediments there mentioned, are to receive the Sa. crament and take the said oaths, within four months after such impediment re-' moved.' By this regulation it is evident. that no man can hold or enjoy an office or employment, civil or military, without declaring himself a member of the church of England as by law established; and as there are great numbers of faithful subjects, who have the misfortune of believing that some of the opinions established by our church are not entirely consistent with Christianity, and that some of our religious ceremonies tend towards idolatry, such men cannot sincerely communicate with the established church; upon which ascount, and upon that only, they may therefore be subjected to penalties, or deprived of a yearly revenue, according to the nature of the office they may be named or entitled to; for if the post or office be such a one as is attended with trouble only, there is generally a penalty upon a man's relusing to serve it; which penalty every men must pay who is not a member of the church of England; because by this clause he is debarred from serving the office; whereas if it were not for this incapacity he is laid under, he might probably chuse to serve the office rather than pay the penalty; and I would be glad to know the difference between subjecting a mandacetly to a penalty for refusing to join in any relitions opinion or ceremony, and this indirect manner of subjecting him to it, by tacking to an office, in itself merely tempord, a most soluren approbation of all the relating doctrines and ceremonies of the established church. Again, Sir, if the post or office to which

Again, Sir, if the post or office to which a man is named or invited, be one of those to which a yearly salary or revenue is annexed, from the day of his nonunation has as good, a right to a receive the proba-

of that office as any man has, or can have, to his uncestor's estate, they being both four data y con the law or relait nay it often happens, that the person named to any post or office has by long and faithful services fully deserved that nomination; and this I take to be a more meritorious title, than the title any man can have to the estate of his encestor or next relation. Suppose we should have a new foreign war of ten years duration, as we had in the late queen's reign; suppose a gentleman of the dissenting persuasion should, in the beginning of that war, go abroad a cadet in one of our marching regiments, and in consideration of much blood lost, and many brave services performed in the cause of his country, should be at last made colonel of a regiment, would not such a man be fully intitled to the profits of his commission, during the time his Majesty should think fit to continue him in command? Would it not be downright persecution to turn him out of his commission, and reduce him to a starying condition, merely for the sake of a scruple of conscience? Yet the case would be so, if this law should be then in force: Upon the first return of the regiment to England, he would be obliged, within four months to give up his regiment, or receive the Sacrament of the Lord's Supper, according to the usage of our established Church, which his con-Ecience would not permit him to do, if he should happen to be a sincere dissenter: Therefore I must look upon this as a much higher degree of persecution, than it would be to render a man, on account of any religious opinion, incapable of holding a land-estate, or of succeeding to any estate as next of kin.

From what I have said, Sir, I hope it will appear that a very high degree of persecution lurks under the incapacitating clauses I have mentioned, and therefore, in my motion for the repeal of them, I hope I shall have the concurrence of all those who are real enemies to that Anti-Christian practice; but when I consider the reverence due to the Sacrament of the Lord's Supper; a sacred mystery which none ought to approach, without having first diligently examined themselves, and to which all are to be invited, but none to be compelled, I am surprised that it should ever have been turned to such a prophane use, as that of qualifying a man for being an adjutant to a regiment, or the banill of a little borough. This, Sir,

is perverting it to an use for which I am sure it was never intended, and this perversion has already produced, and will ec as s produce, acrov and great abolamations. It is well known how many have to come criworthy partakers of the Holy Communion, for the sake only of intitling themselves to some lucrative post or employment; it is well known what terrible indecencies some have been guilty of, upon such occasions, and what a scandal has often been thereby given to all those who are truly devout. This is so generally known that it is now the common practice in all the Churches of England, for the curate to desire the legal communicants if any there be, I mean those who come there in obedience to that statute, to divide themselves from those who come there purely for the sake of devotion; and, indeed, it were to be wished that none of the former should ever be allowed to communicate in the presence of, much less at the same table with any of the latter; for the former are often so well and so generally known to be unworthy partakers, that their being admitted upon any pretence whatsoever, gives great offence to the truly religious, and tends to subvert the morals of the vulgar, by lessening that esteem which they ought to have for the established religion of their country, and which wise magistrates will always cultivate with all possible care; but this by long and general experience we know, is not to be done by penal laws. On the contrary, such guarantees for the established religion of any country, have always produced pride, ignorance, luxury, and oppression, among those of the established Church, and invincible, nay, often victorious enthusiasm, among those of the contrary religion. Even in this kingdom, we know, that penal laws and persecution raised so high the torrent of enthusiasm among us, that our established Church was at last quite overwhelmed by the dissenting interest; and happy was it for our Church that those entlasiasts destroyed our constitution, as well as our established religion; for if they had preserved the former, I am afraid the latter had never been restored. Since the repeal of most of our persecuting laws, the bescating interest has daily decreased; and I am convinced those remains of it that are now among us, are chiefly owing to the act now under our consideration, and one other act of much the same nature.

With regard to the peace and unity of

9 GEORGE II.

our people, I-must say, Sir, it is matter of great surprise to me, how the legislature of any country could be prevailed on to annex temporal rewards or punishments to speculative opinions in religion. I can easily conceive how doctors might differ in speculative points of divinity, as well as in speculative points of law, physic, or philosophy; and I know with what vehemence a learned doctor in either of those sciences maintains his own opinion, and with what envy, malice, and rage, he pursues his adversaries; but I cannot easily conceive what reasons the lawgivers of any country could have, to adopt and establish speculative opinions of any particular doctor in divinity, while at the same time they shewed a very great indifference, with regard to the speculative opinions of the doctors in all other branches of literature: the cause of this different behaviour in our ancient lawgivers, I say, I cannot well comprehend; but whatever may have been the cause; if they thereby intended to establish an uniformity of opinion with respect to religious matters, experience has shown that they have been most egregiously mistaken, for the annexing of temporal rewards and punishments to speculative opinions, has been so far from reconciling men's minds, and making them agree in any one or mon, if it it has rendered those of different opinions in religion, not only stapasticles, but no fictine and birbarous enemies to one another; an effect which has never been produced by difference of opinion in any other science. In law, in physic, in philosophy, there are, and always have been, doctors of different opinions, and among them too there have always been I bereve, some way would have gladly contated toer a versaries by fire and figgot, especially when they found themselves overcore of that reasoning; but as the law of no country has as yet thought fit to interpose in those disputes, we find the followers of these decters have generally a pace the neuter very coolly, and when the dispute was car have parted is good traces as they bet This has ballered been the case in all sciences except divinity ; but if we shoul . make a law for punishing those who did ret gree with the Nev " n system of por oxighy, or fer residence a attention to a particularly rate caction government, I am persuaded we should be a make caregoring resonance ple who will be remove to seemle life a d forth is a superior profes Application or the

1039 Cartesian system: nay, if any such law were made quaist all those who do and believe that the three angles of every triangle, are equal to the right might, I mike no doubt but that this plain demon. stration would be most violently or a by great numbers of men in the king pour for when the passions of men are stirred up by temporal rewards and pansim, ats, the most reasonable oper one are rejected with indignation, the most ridiculous are embraced with a frantic sort of zeal. Therefore, Sir, if we have a mind to establish peace among our people, we must allow men to judge freely an marters of the and to imbrace that end on they to ake going without any hopes of temporal rewards. and without any fears of temporal punish ment.

As to our trade, Sir, the advantages we have reaped in that respect by the Toleration act are so apparent, that I shall not take up your time with enlarging upon that subject; but in order to retain those advantages, and to improve them as much as possible, I shall beg leave to move, "That leave be given to bring in a Bill to repeal so much of the said Act passed in the 25th of Charles 2, intituled, ' An Act ' for preventing dangers which may happen from Popish Recusants, as obliges all persons, who are admitted to any office, civil or military, to receive the sacrament of the Lord's Supper, within a time limited by the said act, cut for explaining and an ending so much of the said act, is relates to the declaration against transubstantiation."

Mr. Plumer being seconded by sir Wilfrat Law us the same was office of tool North Source to had a score T. costell, Mr. D. vers, Mr. Ship v. sa Robert Walt 'e, who neged that eller 5 चेन्द्रसम्बद्धांड ag . ast the mocon-

Sir; As I have hitherto appeared to be a rutter enemy to all persecution, I hope ".y disagreeing with this motion will not be to ked on as my sign of nat laying ching done open to corol no having any tate men to altering cor, has for the fut meo far otherwise, Sir, I have still, and I by shanaways have as to der a regul the the assenters of all derea catters as do y man can have, who is a true in or but of the church established by law. As a s nevre member of the charch of Tagh at I must, and I do wish that . I, the dissenters in the kingdom could be graned over to the enalms of charely, but though I was

for this happy event, yet I shall never be | blishment, I mean our nonjurors; who for for attempting the accomplishment of that wish by any methods that have the least tendency towards persecution, or towards doing a real injury to any man whose conscience will not allow him to embrace the established religion of his country: for all such I shall continue to have a real concern; because I think this difference of opinion is a man's misfortune, and not his

But, Sir, the word ' Persecution' has, in my opinion, been very much mistaken by the honourable gentleman who made you this motion; for according to the meaning he has put upon the words, there could be no established church, or established religion in the world, but what must be deemed guilty of persecuting all those who differ from it; and yet those gentlemen will, I believe, grant, that in every society there ought to be an established religion, or a cect.) form of public worship established hy the laws of that society; therefore we must find out a meaning for these words dice, ent from that which has been put upon

As there is in every society a certain form of government established, I hope it will be granted, that it is the duty of every member of that society to support and preserve that form of government as long as he thinks it the best that can be established; and on the other hand, if therebe any man, or any set of men, who are convinced that a different form of government would render the society much more happy and powerful, I believe it will likewise be granted, that it is the duty of all such men to endeavour, in a peaceable way, at least, to bring about an alte-These two duties therefore being altogether inconsistent, nay, even destructive of one another, it is absolutely impossible for the one set of men to do their duty, without laying the other set under some hard hips: When those hardships are no greater than what are absolutely necessary for the end intended, they are just and reasonable, and such as those who are subjected to them, ought not to complain of; but when they are greater than what are necessary, they then begin to take and to deserve the name of oppression, and according to the degrees of this excess, the degrees of oppression are always to be computed. In this kingdom we know there is a set of men who think . it their duty to endeavour to bring about an alteration of our present happy esti-

that very reason are excluded from all posts and places in our government, which is certainly a hardship upon them; but, I am sure it cannot be called an oppression; nor can this exclusion with respect to them be called a punishment.

And if there be a set of men in this kingdom who think the doctrines of the established church inconsistent with christianity, or the ceremonies of our public worship idolatrous, it is their duty as Christians to attempt to bring about an alteration in our established religion, and they certainly will attempt it as soon as it is in their power; nay, with all deference to the honourable gentlemen who have spoke upon the other side of the question, for all of whom I have the greatest esteem, I must look upon this very motion as a beginning of that attempt; but as I am a member of the church of England, and think it the best religion that can be established, I think it my duty to prevent its being ever in the power of such men to succeed in any such attempt; and for this purpose, I tamk it absolutely necessary to exclude them from any share in the executive part of our government at least; because if the executive part should once come to be generally in their hands, they would very probably get the legislative part likewise, from which time it would be in vain to think of preventing, in a peaceable manner, their doing whatever they had a mind; and it must be presumed they would do what they thought themselves in duty bound to do. To exclude a man from a profitable post or employment, I shall admit to be a hardship upon the man so excluded; but as it is absolutely necessary for the preservation of our established church, to exclude those, who think it their duty to destroy it, from any share in the executive part of our government; therefore this exclusion can no more be called persecution, than it can be called oppression, to exclude nonjurors from any share of our government executive or legislative, nor can such exclusion be deemed a punishment in the one case any more than in the other.

In the supposed case of a brave dissenter's being advanced to the command of a regiment, I shall grant that it would be a great hardship upon him to be turned out of his command, and to be exposed to a starving condition, upon his return to his native country; but the same case may be supposed with respect to a Roppus catholic

gentleman; yet there would be no persecution in either case; because the excluding of all such men from any compard in our army, especially here at home, is, I think, absolutely necessary for the preservation of our constitution in the happy state it is in at present: Nor could such an exclusion be called a punishment upon the man so excluded, no more than it can be called a punishment upon a roan of tive foot and a half to be excluded from being a soldier in the guards; for neither of these exclusions proceeds from any crime or fault in the main, it being as impossible for a man to alter his opinion when he has a mind, as it is to add two or three inches to his stature when he has occasion for it; but as the latter becomes necessary for the sake of preserving the beauty and symmetry of a regiment, so the former becomes necessary for the sake of preserving the beauty and symmetry of a acciety,

The argument raised from the supposed abuse of the blessed sacrament of the Lord's Supper, is founded upon a fact which I cannot admit; for as there is nothing in this law that can compel the admission of an unworthy person; as the ministers of our church may refuse to admit any person to that sacrament, who does not devoatly and handy desire it, or for any other lawful cause, (See Statute 1 Edward 6. chap. 1.) I must presume no unworthy persons are admitted; or at least, if there be, it does not proceed from any fault in this or any other of our statutes, but from the criminal and irreligious neglect of the minister who admits them.

As to the unity and peace of our people, I am persuaded, Sir, the repeal of this law, and another which I believe is likewise inbances and confusions; for with respect to all posts and employments that go by election, we should have all the dissenters combining closely together to bring in their friends, which would of course breed many riots and tumults. And as to our trade, it depends so much upon the peace and tranquillity of the nation, that if we have a mind to preserve it, we ought not to make any new regulation or repeal any old, if by so doing we run the risque of raising beaut-barnings and jerlousies among our people.

To this it was replied by lord Polwarth, Mr. Heathcote, and Mr. Holden, as fol-LOWIS p. on a porcion tend of the lativous see S

Sir; I shall take up very little of you tare in replying to what has been n by opnion, the ar consents and tion have been enforced by what has been said by any of answer to the n. It . hardships of posed upon the dissent . . . the law under our consideration me great than what are absorately necessary or venting its being in tacir power to lesthe established church, it must be starting from what has been said of the other side of the question, that this law is a perse. cuting law? Now, Sir, to determine this question in the affirmative, we had any recourse to no other nation but Scotland With regard to that nation, we know that the Presbyterian religion, which is here one of our dissenting religions, is there the established church, and what is here our established church, is there a dissenting religion; yet the established church in Scotland have never thought it necessary, nor does it appear to be necessary, for their preservation, to except their dissenters from all posts and emplayments in the executive part of their government, nor have they any law for such a purpose; but on the contrary some of their judges and magistrates, and may of those in posts and employments in that kingdom, go openly, and in the most solemn manner, to the episcopal or church of England meeting-houses; and though this practice or indulgence has been continued for many years, and continues to this day, yet the established church in that country is so far from being in any dates. of being overturned by what is there the dissenting interest, that the former is daily gaining ground upon the latter; which evidently shows the great weight and elect of a legal establishment, with respect to religion, when the minds of men are not tended, would raise most terrible distur- i irritated by any unnecessary hardships put upon them. I could likewise instance Holland, and several other Protestant countries, to shew that rendering dissenters incapable of serving the crown in any post of honour, trust, or profit, is a hardship put upon them, which is so far from being more at ly bette son, hat the no to tessary to, pres range, tessar t religion of any country; and therefore this hardship must in the strictest sense be called persecution, even according to the meaning put upon it by the honourable ger leady, who have spoke or the other side of the question.

With respect to Non Joseph Pomisi-Cothques has hardship pant at course

not for the sake of a scruple of conscience | recovered any considerable damage; nay, in any matter of a religious concern, but the because they are enemies to the state, and to the present happy establishment; but I ble of holding any post of honour; trust, or profit under the grown, is no punishment, when I consider that that very parliament, as one of the greatest punishments back die " bake" very high nature; Surely this legal incapacity must be looked on as'a punishment upon both, but with this difference, that upon lon musor a ... with grant pater, a consenters is held to ve and no party an mig the limits been suspected of being enemies to our present establishment, unless the rejecting of this motion should make them so. I am sure every gentleman that hears me must grant, that there is some difference between a capacity of being a soldier in the guards, and a capacity of holding any post or preferment under the crown: The guards are the king's own servants, and every man may chuse what sort of servants he has a mind; therefore no man has a title to any capacity of being a soldier in the guards; but every subject has a title to a capacity at least of sharing in the honours and preferments of his country, and that capacity ought not to be taken from him, but by way of punishment for some very high crime or misdemeanour; for it is a punishment so dishonourable and severe, that we never find it inflicted by our laws upon Classes der in we.

I shall grant, Sir, that a minister of the established church is not, by any express words in this act, ordered or compelled to administer the sacrament to an unworthy person, who desires it only for the sake of enabling himself to hold a beneficial employment; but if a minister of the Church of England should refuse to administer the sacrument to any person, upon such occacion, and that person should by means of such refusal lose his post, or only a year's Similar being a little

mon law upon the statute of king Edward 6, against such minister, and would recover great damages, if the court should not approve of the ministers' reason for refusing to administer the sacrament to the plaintiff: Whereas, before the receiving of the sacrament was made a qualification for a civil employment, no such plaintiff could have

qualification for a civil employment, have of Logland to a very great difficulty; the sacrament to a person, whom they know to be a most profligate and impenitent sinner; for this a minister of our

to the second of occasion terrible disturbances, is contradicted by experiences, is contradicted by experience in England as well as, Scotland; for though many of the Dissenters in England do communicate sometimes state and that m time to time, for almost every elective civil post in the kingdom; and though the Dissen-upon such occasions, I believe more unaniin that children in ins were repeated, yet we find it never pro-ાદ કરો પડ મહિત છે. જે તેઓ દિવસો દોતી, જો સ્ટ્રેક્ટ એક પ્રસ્તુ કરતા મહાલ હોલાન હતી church are under no incapacitating laws, we find that the disputes about elections 2. [] the two religious parties in that kingdom;

ments, as the people in any country, I he-to our misfortune, are still in force in this the state of the state of the state of turb our present tranquillity; and it uployment, no such plaintiff could have it is not to be questioned but that a great [VOL. IN ned make dight sed by the . In very the origin the proton ! Bury that sation ! at

many more rich foreign merchants would come over and settle among us, if they could enjoy all the privileges of Englishmen without changing their religion: whereas, while those laws remain unrepealed, a few foreign tradesmen and mechanics may perhaps come over; but rich and opulent foreign merchants will neither come nor stay to settle their families in this kingdom, when they consider that neither they nor their posterity can aspire to any honour or preferment unless they make a sacrifice of the religion of their ancestors.

The debate being over, the question was put, and upon a division, it was carried in the negative by 251 against 123.

PROCEEDINGS IN THE COMMONS RE-LATING TO THE SPIRITUOUS LIQUOR BILL.] March 17. The House being in a grand committee on the supply, air Robert Walpole acquainted the House, That the share the Civil List only had in the duties on Spirituous Liquors, had for several years last past amounted to at least 70,000L yearly, one year with another; and as a great part of this annuity would be lost to the crown, it was necessary to make it good from some other fund; therefore he proposed appropriating all the duties on Spirituous Liquors to the aggregate fund, which makes a part of the Sinking Fund, and charging that Fund with all the annuities and payments formerly payable out of those duties.

But this was opposed by several Members, who strongly insisted, That the Civil List instead of being a loser would be a gainer by lessening the consumption of spirits, because the consumption of beer and ale, and of wine, and the produce of the duties on wine-licences, &c. would be thereby greatly increased; so that the loss the crown might sustain by lessening the produce of the duties upon Spirituous Liquors, would be much more than made good by the increase of almost all the other revenues appropriated to the Civil List; particularly that upon beer and ale.

To this the Courtiers answered, That there might probably be an increase in the excise upon beer and ale; but as what the amount of that increase might be, was uncertain, and as the amount of the loss the crown was to sustain was certain, therefore that loss ought then to be made good out of some certain produce; and if there did really happen any increase in the excise upon been and also they mucht call for an

account of it in two or three years after, in order that the same might be appropriated to the Aggregate 1 and, for making good what was proposed to be taken from that fund.

After this the two following Resolutions were agreed to without a division. 1. "That the duty and revenues which shall arise by licenses for vending brandy or spirits, as also the present duties on low wines, strong-waters, brandy, rum, ar. rack, and all other spirits whether foreign or British, and such duties as shall arise by detailing the same, be united to. and made part of the general or aggregate fund established by the act of the lat of King George 1, and he issued and applied to the uses to which the said fund is, or shall be made applicable. 2. That all the several annuities, payments, and appropriations, which are now charged upon, and payable out of the said several duties on strong-waters, brandy, rum, arrack, or any other spirits, be charged upon, and made payable out of the said aggregate fund."

March 29. Sir Joseph Jekyll presented to the House, according to order, A Bill for laying a Duty upon the Retailers of Sparither's Lagrons, at a bit accusing ne Retailers thereof? And the same being received, sir Robert Walpole stood up, and by his Majesty's command acquainted the House, "That, as the alterations proposed to be made by that Bill in the duties clarged upon all Spiritaous Liquors, migat, in a great degree, affect some parts of his Majesty's civil list revenues, arising from the same, his Majesty, for the sake of remedying so great an evil, as was intended by that Bill to be prevented, consented to accept any other revenue of equal value, to be settled and appropriated in lica of his interest in the said duties."

The Bill was then read the first, and ordered to be read a second time: after which a motion was made, that the said Bill be printed; but the question being put, it was carried in the negative.

March 31. The said Bill was read a second time, and committed to a Commit-

tee of the whole House.

The same day, the Bill for limiting the number of officers in the House of Commons, was read a second time, and a motion being not de for commuting the same and the question being put, it was carried in the negative by 224 to 177.

April 6. A Petition of the merchants and planters trading to and interested in the British augustolomes in the cita, was

presented to the House, and read; setting forth, "That the resolutions which the House had come to for granting to his Majesty a duty of 20s. per gallon for all spirituous liquors sold by retail, and for the payment of the aum of 50%, yearly to his Majesty by every person retailing the same, would bring, as the Petitioners apprehended, unavoidable ruin on the sugarcolonies, though the evil complained of did not arise from the consumption of the commodities imported from the said colonies; and representing to the House a state of their case, with regard to the consumption of sugar, molasses and rum, as it would be affected by the Bill brought in upon the said resolutions; in full assurance, that the wisdom of the legislature would find means effectually to suppress the evils occasioned by the excessive use of spirituous liquors, without destroying the sugar-trade, upon which the subsistence of so many thousands of his Majesty's schjects depended; and therefore praying that the Petitioners might be heard by themselves, or their counsel, against so much of the said Bill, as they conceived might extend to their prejudice, or affect the British sugar-trade."

After the reading of this Petition, a motion was made, That the said Petition be referred to the consideration of the Committee of the whole House, to whom the said Bill was committed; and that the Petitioners be heard by themselves, or their counsel before the said Committee*; but it being alledged, that it was contrary to the method of proceeding in that House, to hear counsel or parties upon any Petition against a Money-Bill, the members, who had made and seconded the motion, desired that several Journals relating to the receiving Petitions against Money-

of people that of all others the minister had the least inclination to imbroil himself with. They generally concerned themselves very little with politics, but stuck to the party which they thought were most in their own interest. The present was an alarming step to them; and many of them being members, a very smart struggle was made that the said petition should be refer to the coast least not the whole House, to whom the bill was committed; and that the petitioners, if they thought fit, should be heard by themselves or their council before the committee, according to the prayer of their entition. But the minister had now resolved upon this measure, and it had gone too far to admit a farther debate." Tinda!

Bills, might be read, viz. 1. The Journal of the House, June 10, in the 10th of king William. 2. The Journal of the House of April 15, in the 11th of king William. 3. The Journal of the House of May 5, in the 13th of king William. 4. The Journal of the House of April 3, in the 8th of king William. 5. The Journal of the House of April 7 following. 6. The Committee-book of the Committee of the whole House, in relation to the Proceedings of April 9, 1696. 7. The Journal of the House of May 9, in the 13th of king William. 8. The Journal of the House of March 20, in the 1st of queen Anne. These being accordingly read, the Members who were for the motion urged:

That with respect to those Money-Bills which were brought in for answering the current service of the ensuing year, there was some reason for not admitting Petitioners to be heard against them; because such services required an immediate supply; they could not be carried on without money, and they generally could not adout of any delay; therefore the public safety made it often necessary to pass such Bills with the utmost dispatch, and for that reason the House had laid it down as a rule not to admit Petitioners to be heard against them; but even in such cases the rule was not without exception, as appeared from the first of the above Journals, viz. June 10, in the 10th of king William, relating to several petitions of the bailiffs, wardens, and commonalty of the occupation, art, and mystery of weavers, within the city of London, and of the wardens and assistants of the company of worsted weavers in the city of Norwich, and to the several orders of the House thereupon; and to the order of the House for referring the consideration of the Petition of the East-India Company to the Committee of the whole House, to whom the Bill for raising a sum not exceeding two millions, for settling a perpetual fund or payment of certain annuities after the rate of 81. per cent. per annum for every 100% and for farther advantage therein mentioned, redeemable by Parliament, was committed, and for hearing the said Company by their counsel upon the said Bill before the said Committee; where the Petitioners were admitted to be Leard against that Bill, notwithstanding the great sum that was thereby to be raised, and notwithstanding the greatest part of that sum was designed, and was absolutely necessary for the support of our civil government, and of our land and sea-services, contained in that act; and considering the precarious situation the affairs of Europe were then in, it could not be denied but that the demands for those services were then as pressing, and required as much dispatch as could almost at any one time be supposed.

That with respect to the Bill then before them, it could not properly be called a Money-Bill: there were, it was true, some taxes to be imposed by the Bill, but those taxes were not designed as supplies for answering the current service of the year; they were designed only for putting an end to an abuse which had lately crept in among our people, and therefore the rule for not admitting petitioners to be beard against a Money-Bill, could in no manner of way be applied to the Bill then before them.

That with respect to any trade in which the subjects of this nation had no rival, the legislature might pretty freely make such regulations as they had a mind, but with respect to any trade in which our subjects were rivalled by foreign powers, we ought to be extremely cautious in making any new regulation; because in such a case the smallest discouragement might give foreigners such an advantage over us, as might enable them to turn us entirely out of the trade; which might very probully be the case with respect to the sugartrade: for in that trade it was well known we had a most powerful and a most dangerous rival; and for us to make a new regulation which might affect that trade, I without so much as hearing what our own had to say against such regulation, was shewing such a disregard to the subjects, and to the trade and commerce of Great Britain, as they hoped would never in any C₁

levied upon the subject was a money-bill. by that House; and therefore the bill then before them was as much a money-bill as any other. That with respect to the rule it must be supposed to have had a beginning, as all such rules have; and therefore before that rule came to be fully established as a rule for directing the future prohis' tic 13 01 to be the stinger the trees though hitties die ? ?

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as appeared by the clause of appropriation precedents that the rule took its rise; it had been observed, that as soon as any Bill was brought in for laying a tax or duty upon any sort of goods, the dealers in such goods always petitioned, and desired to be heard by themselves or their counsel against the Bill, and always under a pretence, that the passing of such a Bill would injure the trade of the nation; yet upon hearing what they had to say, it was generally found, that all their arguments proceeded from private views, or that they had nothing to offer but what had been before under the consideration of the House; so that it almost always appeared. that the hearing of such petitioners by themselves or their counsel, was taking up a great deal of the time of the House to no purpose: for this reason the House came at last to establish it as a rule not to be departed from, not to admit petitioners to be heard by themselves or their counsel against any such Bill; which rule had then been inviolably observed for many years, and the reason for observing it was as strong with respect to the Bill then before them, as with respect to any other,

That they ought, without doubt, to be extremely cautious in making any reguword lich of it discension or s trade, or our sugar-colonies, but neither that trade nor any of those colonies could be of any weight, when put in the balance against the health and the happiness of the people of Great Britain; and if, for the preservation of the health and the morals of the people of Great Britain they found themselves under a necessity of making a regulation which might lessen the consumption of sugar among the people of this island, they must fall upon some way of giving an encouragement to that trade with respect to foreign markets, which would be a greater advantage to the nation, and would prevent the ruin of our own people. But that for this purpose they had no occasion for hearing the petitioners by themselves or their counsel; because as every one of them had a representative in that House, they might comnumicate their thoughts upon that subject to their several representatives, by which means the House would be as fully informed of what they had to say, as if they or that it of the heart counsel at the bar; and therefore, as the

transplace a carliell some, atpose, they could not but be against it. dam date in the tight his noon we

granting them any such hearing would be

motion, and carried in the negative without a division: whereupon the Petition was ordered to lie upon the table.

the master, wardens, assistants, and commonalty of the society of merchants adventurers within the city of Bristol, under their common seal, was presented to the House and read; setting forth, " That the Bill then depending before the House, to lay a duty of 20s. a gallon on all spirituous liquors sold by retail, and a sum of 50L yearly to be paid by every retailer of the same, would, if enacted, be destructive to the, the is, as a may too mile hore of his Majesty's subjects, as well in the sugar-colonies, as in the adjacent parts of the said city; and therefore imploring the ! or e use rathe grathes, worth must immediately thereafter ensue to the revenue, navigation, traders and others concerned in sugar and rum, and what advantage foreigners might make thereof; and to afford such relief therein, as to the House should seem meet; for that in their humble opinion, a proper relief might be granted to them, without preventing the evil complained of in the Bill from being effectually suppressed."

This Petition was likewise ordered to lie upon the table.

April 8. A Petition of the merchants and owners of ships trading from the port of Liverpool to and from the British sugar colonies in America, was presented to the House, and read; setting forth, " That the greatest and principal branch of their trade consisted in the exportation of manufactures, the produce of Great Britain, to our colonies in America, and bringing Muscavado sugars in return for the same, three fourth parts of which sugars, could not be consumed without being first refined, and two fifth parts when refined were drawn into Molosses, whereof near two thirds were distilled into spirits; and that if the Bill brought in upon several resolutions of the House, in order to lay a duty of 20s. a gallon upon all kinds of spirituous liquors retailed within this kingdom, rum from his Majesty's plantations not excepted, should pass into a law, the greatest consumption of refined sugars would be entirely lost, and rum, which is near a fourth part in value of the produce of our sugar-co-Ionies, would also be rendered of little or no value, and two thirds of the Molosses produced from refined sugars, must become useless, to the inevitable ruin of our sugar aret iet em ne ife f

plantations, and destruction of the two most valuable branches of our foreign trade, to the British Colonies and the coast Immediately lafter this, a Petition of of Africa; and therefore expressing their hope, that the half thre we had not hazard so beneficial a trade, to cure an evil, that never would have happened from rum, or any other liquor of that value, but would be able to find means effectually to suppress the same, without extending such means to any of the liquors that were distilled from the produce of our own plantations; and praying that the House would be pleased to take their case into consideration, and give such relief therein, as the House should find most meet."

- A. D. 1786. -

This Petition was likewise ordered to lie upon the table.

April 9. The order of the House being read, for the House to resolve itself into a Committee of the whole House, to consider farther of the said Bill, it was ordered. "That it be an instruction to the said Committee that they have power to receive a clause for enabling such persons as had exercised the business of distillation for a time to belimited, or bad served, or were II Councils of the 11 saids to follow any other trade or husiness in any city, town, or place, in England."

After this, the House resolved into the said committee, but when they are to that clause by which it was enacted, 4 That the duties and revenues which should arise by licences for vending brandy, or spirits, as also the present duties on low wines, strong waters, brandy, rum, ar-rack, and all other spirits whether foreign or British, and such duties as should arise by retailing the same, as should from and after the 25th of September 1736, be united to, and made part of the geeneral or aggregate fund established by the act of the first year of the reign of his late Majesty king George 1, and should be issued and applied to the uses to which the said fund was, or should be 6 made applicable.*

The same was opposed by several members, as being unnecessary, because, though the produce of those duties was approprinted to the payment of several annuities processing theory sessand that it at produce might perhaps be less in time to come than it had been for some years past, yet they did not believe that by the regulation made by that Bill, the produce of those duties would be so much reduced as to be under what it was when those

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and practions were made; and if that si i be the case, any small decidency three get happen, might be provided for by next session of paramaent, when the among t of that deficiency would be ase it med; but it being insisted on, That the at ire produce of those duties could not near answer the ends to which it was uppropriated, and that it was absosol ely measury for the sake of pidlic credit to grant a new fund to the creditors of the panke, by the same Bill by which they can away or discushed their old, the traise was agreed to wallon a divi-

Then the next Clause was read, as follows, Chad the cas the sull daties apm · lov va., ; raters, braidy, rim, arrack, and all ctl ir spirits whether fo-Singmonth, say it a longst other daties · and revenues cur · I with, and I ble, *to lay several a no or money, as well for the support of als Algesty's houshold s and fam squand the hospite and dignity of the crown, as to, parment of any nties and other para. 's to several corporations, and to other person intitled there-Sunto; and it may so napper, that by making the alterations aforested in the * sad duties, the fands charged with the s payments and and natipaire deheient, and where a by a medium of eight years, computed from the tan of his Merc to's happy acr ssion to the throne to Midsummer last post, the sum of is taken to be the medium of the annual produce of what has been applied of the duties afore and to the service of his Ma-Gesty's hooshold and family: to the end therefore, that maker his Majesty, oner any other per on or persons, bodies * politic or ecrporat , who is or are intitled to any part, share, or interest, in the · money arising by the said duties, may be losers, or receive any prejudice by 6 the act rations atores, d, be it enacted 6 by the authority aforestid, That from and after the said 2 to day of Sep-* tember, 1736, there shall be paid to his Maresty during his natural lite, " (which (red long preserve) out of the montes of the said general or aggregate find, the sam of per ann. then g the afores, id medium of what has been annually applied of the duties afore-4. In , too indy the service of his Majesty's Loc hold and tamily, and other his exprices and occasions, from his happy acto the throne to Massimiler last si,

After which a motion was made by see e of the me where concerned in the dra 13 up of this fall, to all up the blank whatle sum of 70,000/. Last sum, as they said. being the mediam of what I ad been at his ally applied of the aforesaid duties towards the civillist, from his Majesty's happy accession to the throne, to Miusummer last | det . whereupon the members who opposed the former classe declared, that they were alewise against this whole clause, and that a try word, atterwards take the liberty to gate their rease is; but as it was necessary or poin of form, to fill up the brank before any thing could be said either for or against the clause, therefore they would perfore that the blank shor labe taled with the sam or assembly, which being the lesser sam, the question was of course to be first put for file ag up the black with this lesser on. and as this was opposed by the gentlemen who had proposed the sam of 70,000, it brought on a long debate, in which ile chief Arguments in favour of the lesser sam were as follows:

S.r. I am of opinion that the Caul List cannot be any loser by diminishing the consumption of spiratuous liquois, because, whatever may be thereby lost to the (od List, will be much more than good by the increase of the consumption of other liquors, of the duties upon which the Civil List lets a much larger share than it las of those duties payable upon spiranous liquors; therefore whatever sum this show may be filled up with, I must took open every shall ag of it, not as a compensation, but as a new ad lation to the Civil List revenue, and since I do not think that the crown has occasion for any new andition to that revenue, I must look upon this whole sum as a real loss to the people, I must look upon the whole, Sir, as a sort of purchase money we are to pay for the ball now before us: and since we must pay a price for preserving the health and morals of the people, surely if we are good merchants, if we are honest trustees for the people, we should endeavour to bring down that price as much as we can. But suppose a Sr, that the loss the Civil List may sust an by diminishing the consumption of spirituous liquois, were not to be made good by the increase which that dimination will acturally produce in some of the other branches of that revenue, the yearly sum to be goen to the Civil List in lieu of that loss, ought not to be calculated from a medium of cight years after his Majesty's happy accasquing to the throng, but from a medium

of eight years immediately preceding his i Majesty's happy accession to the throne; for when the parliament, which established the present Civil List, were considering what duties would be sufficient for raising that Revenue, which they thought was necessary for supporting his Majesty's houshold and family, they could not have under their consideration the produce of those duties in time to come; and much less could they have under their consideration an increase which might arise by an abuse, so as to put it out of the power of parliament to rectify that abuse, without making good to the civil list the increased revenue it had acquired by that abuse: they could have nothing under their consideration but the produce of those duties for years past, and for this reason the clause, now before us, ought to have been drawn up in a quite different manner from what it is; or at least it ought to have been left to the committee to determine, whether they would take the eight years before, or the eight years after his Majesty's accession; in which case it ought to have been in these terms: And whereas years computed by a medium of to the the sum of

is taken to be the medium of the annual produce of that part of the duties aforesaid, appropriated to the service of his Majesty's

household and family."

This, Sir, was in my opinion, the only proper and regular method in which this clause could have been brought in: if it had been brought in according to this method, the committee, where only it is proper to determine such things, would have been left at full liberty to chuse the medium of any number of years after or the medium of any number of years before his Majesty's accession; and if we had chose the medium of eight years before his Majesty's accession, which we certainly ought to have done, the medium would not have amounted to the sum now under our consideration; because the abuse with respect to the consumption of home made spirits was not near so great in the eight years preceding his Majesty's accession, as it has been in the eight years since; and every one knows how greatly the produce of the duties upon foreign spirits increased after that miraculous tide which opened the port of Dunkirk, and which be a ht in upon us an inundation of French Brandies under the name of Flemish; insomuch that in the year 1723, which was the year after that produce out the grant but the grant offer

a very remark ible change in our ideal action, the duties on foreign brandies and apirits amounted to above 70,000l. whereas in the year 1721, they did not amount to 25,000l. and we likewise know, that, since his Majesty's accession, this immediation has rather increased down diminathed.

But again, Sir, supposing we were to take this matter in the best light we can for the crown, and in the worst light for the people: Supposing that we ought to calculate the loss which the civil list may sustain, by diminishing the consumption of spirituous liquors, from a medium of eight years to be computed from the time of his Maje ty's requy recession to the trione to Midsummer last: yet surely the extraordinary meas so that appened in the duties upon foreign brandles and spirits in the year 1783, ought not to be brought into that calculation; for in that year, we may remember we reassumed our desire to encourage our own distillery, and for that reason French brandies being wanted, as was pretended, to mix up with and rectify our own spirits, as well as for the love and esteem we bore the French, a law was passed, for lowering the duties upon French brandies, and for making all foreign brandies pay an equal duty with them: This of course gave the alarm to our old friends at Dunkirk, who foresaw that they could no longer import French brandies upon us under the name of Flemish, and therefore, before that act took place, they brought in such large quanties of brandy, that the duties on foreign brandies and spirits, for that year only, amounted to near 318,000% which was near 200,000% more than was usual in any one year; yet this extraordinary and casual produce seems now intended to be brought in, for magnifying the loss which the civil list may sustain by diminishing the consumption of spirituous liquors, and for increasing the sum, with which the people are to he loaded for meking good that pretended loss. I say pretended loss, Sir, because I am convinced the whole will appear to be so, and therefore I am now for filling up the blank with the sum I have here proposed; but when the question comes to be put upon the clause in general, I shall give my negative to the whole, and for that reason I shall give myself very little concern about the sum with which it is now to be filled up.

To this it was answered as follows:

Sir; I shall not take up your time with endeavouring to shew, that the loss which the crown may sustain, by lessening the consumption of spirituous liquors, cannot be made good by the increase that must thereby be occasioned in the consumption of other liquors; because I do not take it to be the question now before us: It is evident from the accounts upon our table, that his Majesty's share of the duties upon spirituous liquors has for these eight years last past amounted yearly to about 70,000% one year with another, therefore if the whole of these duties be for the future appropriated and made payable to the aggregate fund, it is evident, and I think admitted on both sides, that his Majesty will by such appropriations lose a yearly revenue of 70,000l. which he has enjoyed ever since his happy accession to the throne; and that that loss ought to be made good to his Majesty is a question that seems to me to have been already determined by this House, when we agreed to those resolutions upon which this Bill was founded: Therefore the only question now before us, is, to determine how much his Majesty will really lose, in order that the same may be for the future made good to his Majesty, out of that fund to which we have already appropriated those duties, which formerly belonged to his Majesty's civil list. This, in my opinion, is no more than doing that justice to his Majesty, which every man in a private capacity would in such a case most reasonably expect from another: If I surrender a part of my estate to my neighbour for his conveniency, it is but reasonable he should make good to me the damage I may sustain by such surrender. Whether the loss his Majesty will most certainly sustain, by taking from him those duties which formerly belonged to him, may be made good by the increase of some of the other duties appropriated to the civil list, is a question of a different nature: I am certain it cannot now be determined whether there be any such increase or not; and if any such increase should hereafter appear, then it will be time enough to determine how that increase ought to be disposed of.

Now, Sir, with respect to the loss his Majesty may sustain, and the method by which the quantum of that loss is to be determined, it seems a little odd to me, that, in order to put a value upon a loss which his Majesty must sustain, by taking from him a revenue which he has enjoyed, gentlemen should propose to put a varue from the earted if all ther a bot one and

upon that loss, by computing the produce of a revenue which his Majesty never enjoyed: This method of computation appears to me so very extraordinary, that think I need only put it in its true light, in order to shew that it is a method we ought not to take. But it is said that when the parliament, which established the present civil list revenue, were considering what duties would be sufficient for mising the revenue, which they thought was necessary for supporting his Majesty's houshold and family, they could not have under their consideration the produce of those duties in time to come. In this, Sir. I happen to be of a very different opinion: for as they were considering what duties would be sufficient to raise a future revenue, I think they could consider only a future produce; and the method in which that revenue was established shews, that they had under their view only the future produce of those duties, which they appropriated to the raising of that revenue : They considered that 800,000l. a year was the form more of the state of t the honour and dignity of the crown of Great Britain: and therefore, if the future produce of those duties, which were then appropriated towards raising that sun yearly, should fall short, they obliged themselves to make it good: The yearly sum of 800,000%. I say, they reckoned the least that was necessary for the purposes intended; but then they considered, that even a large sum might be beneficially applied to the same purposes, and therefore, in case the future produce of those duties should amount to more than \$00,000% a year, those surplusses by them were likewise appropriated to the civil list, and his Majesty has as good a right to those surplusses, if any has arisen, or should arise, as he has to any part of the 800,000%

a year. From this consideration, Sir, every gentleman must see, that, if by any new reguin the contribution is of a those duties appropriated to the civil list, we are in justice to his Majesty obliged to make good the loss which the civil list may thereby sustain: for I hope the parliament of Orest March of the Complete a part as to make a grant in one year, and to tale lack that gont, con part, the grant in the next : we may be obliged, for the shoof the partiege to be come alterations in the grants we have

we never shall make any such alterations without the consent of all those interested therein, or without making good the loss they may sustain. The grant of the civil list, as it now stands established, I must look upon in the same way as if one gentleman, for favour and affection, or some other consideration, should make a grant . or a present to another of a ticket in the present lottery; with this condition, that if it came up a blank, he would give him 5%. in lieu thereof, but if it came up a large prize, the whole should belong to the grantee. Now if, after such a grant made in the most solemn manner, the ticket should come up a great prize, I should think the granter both very childish and very unjust, if he insisted upon having any share in that prize, or upon taking any part of them to grotee, we have you him an adequate consideration. We are not now to enquire whether the duties granted to the civil list produce more than 800,000/. a year, or not; but if they do really produce more, that surplus is a sort of prize we have already granted to his Majesty, and we neither can nor ought to take any part of that surplus from him, or to make any alteration by which that surplus may be din ashed, that I make ing good the loss in some other way; and that loss ought certainly to be computed from the produce of the grant since it was made, for before the grant was made, there could be no such produce.

Having now, Sir, shewn that it would be a most preposterous method of computation, to compute the loss his Majesty may sustain, from the medium of the produce of any number of years before his accession, I think, I need not take any notice of those alterations which happened in the duties upon spirituous liquors, or any other duties, before that happy period; but give me leave to take some notice of that alteration or increase, which happened in the year 1733, with respect to the duties on foreign brandies and spirits; and give me leave to say, that from the very nature of that increase, it appears to me evident that it ought to be taken into the calculation, in order to increase the medium of the produce of the eight years since his Majesty's accession; because the large quantities of Flemish and Dutch brandies, that were then imported, were not all brought hither to be consumed within that year, there having been in that year no greater consumption, I believe, of such liquors than in former years. No,

Sir, they were imported, in order to avoid paying that high duty which was soon after to take place, and were to be lodged here as a stock in hand, in order to supply the consumption for several years then to come, therefore we must suppose that that stock, which was then thrown in upon us, has lessened the importation of such liquors, and consequently the produce of the duties upon them ever since; so that to exclude that increase from our present computation, would be doing a manifest injury to his Majesty, because it would be t kno from klim the sucception which is a pears upon one side of the account, without making any allowance for the loss, with which that advantage is balanced upon the other side of the account.

From these considerations, Sir, I am convinced that 70,000*l*. is the least sum the crown can lose, by taking from the Civil List that share it formerly had of the duties on Spirituous Liquors; therefore I shall give my negative to the present question, in order that the question may be next put for filling up the blank in this clause with the sum of 70,000*l*, to which I shall most heartily give my affirmative.

To this it was replied by the Members who were for granting only 43,000l. for the said Deficiency, as follows:

Sir; Though the proper question now before us be not, whether the civil list may be a loser or a gainer by diminishing the consumption of spirituous liquors, yet we find from what has been said on both sides, that it is impossible to argue upon the present question, without touching a little what belongs to the other; and when we do come to the other, I hope to make it as plain as figures can make it, that without any allowance from the aggregate fund, as is proposed by this clause, the civil list will be a gainer by the diminution, or rather prohibition of the use of spirituous liquors by retail. But in considering this question we ought to distinguish most accurately what the gentlemen of the other side seem most industriously to confound: we ought to distinguish between this question, Whether the civil list will be a loser by taking from it the share it formerly had in the duties upon spirituous liquors? And the other question, Whether the civil list, will, upon the whole, be a loser by diminishing the consumption of spirituous li-

With regard to the first of these questions, Sir, it is what we have nothing to

do with; for no man ever doubted, but that the civil list will be a loser by taking from it that share of the duties on spirituous liquors, which formerly belonged to But with regard to the other question, If the loss the cour let may so and a diminishing the consumption of spirituous liquors, or even by taking from it the share it had formerly in the duties upon such liquors, if this loss, I say, be made good to the civil list, by the increase that will thereby be occasioned in its share of the duties upon beer and ale and all other sorts of liquors, we are then bound, either in justice or honour, to make that loss a second time good to the civil list, out of that fund which is appropriated to the payment of our debts, and to the relief of our people from the heavy taxes they groan under? I say, No, Sir; both honour and justice are, in my opinion, staked upon the other side of the question, and I hope this House will always be upon that side, where

they are at stake.

It is true, Sir, that by the present establishment of the civil-list there are a great many duties appropriated towards the raising of that revenue, with the proviso, that if they do not produce 800,000% yearly, if there happens a deficiency, we are to make it good; but if there happens an increase or surplus, the whole shall belong to his Majesty. This, I grant, is the present establishment of that revenue, but this day's debate shews us the inconvenience of making such establishments; and I am very sure, that neither his Majesty nor the parliament ever thought, or ever intended that any of those surplusses should be in-creased by any thing that might tend to the destruction of the people in general; nor was it ever intended that the parliament should not have it in its power to prevent, or to put a stop to a pernicious consumption, without making good to the civil list the surplus that had arisen from that very pernicious consump-tion. It may as well be pretended, that if the plague should spread itself over Spain and Portugal, we could not prohibit commerce with them, or prevent the importation of their wines, without making good to the civil list its share in the duties upon those wines, at a medium to be computed. for eight years past: whereas in such a case, I believe, it will be granted, that the highest obligation we could lie under, would be to make the civil list good 800,000% a year, in case the produce of the other duties appropriated for that purpose should full short of that ware . " !

But, Sir, the case now under our consideration stands in a much stronger light. for if all the duties appropriated to we civil list now produce a million sterling yearly, the regulation we are to make though it may intirely take away one branch of that revenue, or very much diminish it, yet it will increase some of the others so much, that altogether they will still produce at least a million yearly; and the utmost that can be pretended is, that the parliament shall not by any new regulation diminish the general produce, or general surplus of the civil list revenue, as it stands at present, or may stand at any future period of time. Nay, even with respect to this general produce of the whole duties appropriated to the civil list, we ought to distinguish between those regulations, which may proceed from accidental misfortunes or the nature of things, and those regulations which may proceed merely from the will and authority of parliament; because his Majesty's unaccountable right to this general produce must remain sub. ject to the former, though perhaps not to the latter: if the parliament should discharge or give up any of the duties now appropriated to the civil list, or apply them to some other use, it might perhaps be said that we should be obliged to make the loss good to his Majesty, even though it should be made appear, that the remaining duties would produce more than 800,000% a year: this, I say, might be said, though I am far from thinking so; but if a war, or a plague, or any such misfortune should oblige us to make a regulation, by which the produce of any one of the duties now appropriated to the civil list should be intirely annihilated or very much diminished, I am sure it could not be said, that we should be obliged to make the loss good to the civil list, as long as the remaining duties produced the full sum of 800,000l. a year; and the reason is plain, because this was a misfortune incident to the duty when granted, and therefore the grant of that duty must still remain liable to this misforture. Now, Sir, in the present case, if instead

Now, Sir, in the present case, if instead of the high duties by this Bill proposed, we had made a severe law against drunkenness, and had inflicted high penalties upon all those who should have got drunk, or should have allowed any person to get drunk in any of their houses, after Michaelmas next; and had by such means put an effectual stop to that pernicious practice of drinking to excess, would not such a salutary law have much diminished the produce of most.

of those duties appropriated to the exit to the crown, which origin not to be touchlost? In which case I would had yask the fentlemen of the others acro the question, if they would, or could will any reason have insisted, that we were of the distribution of the people, I have insisted, that we were of the distribution of the people, I have amounted to above 8 60 (66%, a year) and again I would alk them, wherein the difference has between a live for the law and got the grant or at the law distribution of the grant or at the law difference has between a live for the law the law that they are the law that they are the law that they are post to the first that they appoint of the post of the grant or at the law the law that they are they are the law that they are they are they are they are the law that they are they are they are they are the law that the law th

I shall agree with the loan rable resideman, Sir, that a I surces for a port of my estate to my ne about to he care on y, it is most reason ble he sae than good to ne the day go bridge seet the a surrend as botton with a contract the present a season was do act to the contract of the contr surrender, we dishe the the constraint stand apprepriated as they are a present. and we as a upon to that no confine can happen to has stagesty by whom propost, it is the good men of the other a de of the question that sist up a million a surrender, a littought vicortive nests and the same of the control they used a coar prior, then is it pro the literate to the transfer of the rdeed goods, to the tyrid their that he will be seen to the constitution of the consti reduced a tell sever english that bereit has a dithath serve mi from which is to be at as to call, it is a den r. o . d . p., to t theore when a section of a control of a section of tund, to see the see su this can no way diminish the benefit they , or entrol took to be seen a see that a he it toket or province in the measure, which as he's teleser or

Presented to us a agent from the parament

our matual preservation.

ed or in the seast dimensted, even for the salety and preservation of the people, I in stitake notice of a cirule observed by an courts of equity in the world, and that is, to explain the doebtral meaning of a great, by that which may be presured to have been the them ug of the grant it at the time the great case ale. Sipre e tuen, Sir, we see has a that time a propart no t., idth tpropert andformed the part ment, testing a few years atteretied time In thousand, orshould increase of each by, at I that our people we ad began to thank so excess vely ocsuch in oes, that for the preservation of the persh it would become exessary to put a stop to that excess asppose, that up in s of formation a question had arisen in t' t t'una cat, for chigaig any fidule political at that a rolatin dia necessary to to the stop to that excess, to make good to the condistants share north sediction accords or, to the vendent should be enter by that excess, and according to a computation to be in leaf the very tracklen that excess vestable at its highest patch. Carve anagine that seed a cuestion weld have and with any religious me that palies ment, on hiero janement? And a We can be stipped a routh carrier es my that to it put ment ment of no terded to give his Moeste such in indel'de wit lotte becelent in inthepprobable est are meet the people in consisted destinate openical of the the title admirabenth pace or my factor per a fix to water top to to established of the period a to be I had some to be Majesty' and st the same of that had after by that extravagance?

is a strate of some attractal a lattle time is the apposent to the first of who he had been a controlled a man our poulace made comes ad that day to the civil strike is a farm in year after, the se of leading in should have been not note as a so and here xees to hell suffered a ever it wish to sevens will that includes o our people stoull a subject every day form I in the states of mared by the excessive is of the figure and that by this general and excessive on supportant lead the signal at the one have one have and Nest Bridge of this Miller by section venue, will pay good has present, that O. purhame theold not in healy relielation for proxecting the chang of that point, without making good to his Maicsty to the reason the circulat revenue, that hill he is consisted by that abuse? Is not this the very case with respect to spirituous hears? therefore I am surprised to hear it said, that we cannot put a step to, or prevent the abuse of such liquors, without miking good to his Ministy the increase in the Civil List resente to thus ocen occasioned by that very live?

4 38, 8., 1 Blink I have fully shown was could sold the meaning or intenma of 'e l'a min, when they greated to las V . P. the all de produce of those did vis of sted fithe Civil List, hart Iti meantac whitmy oc pre are to low been their into tion: for access perc, I is two the only my m-tureaco, for the Mr. esty's found its a little rose sate do in the disposition fee condition when dispresent the being put to the the che of their "the accounts of to be reverte yearly before permanent. Bit suppose they meant to grant his Majest, a right to the whole produce of those data, is it then stood according to the ever floor that and made, which is the L R 'that e n he st posed they meast; Conces of them, in order to kees vice as Me, as less a right to by that ga, t, " chas examine into the calculater their the tracensupposed to have m a to. tel g, or at least gates n g at, the value of that they were about to great. In the cas we are told, that as they was complexing what daties would be sal a firm to tuture revenue, they come and leather consideration only a 1 to care be. I am surey, Sir, to hear sach a ren cor arguegn a met rof sa 'i consequence for the raising of a future researe to be sare a lature produce mest be appred, but when people are con Jeri, and cauditing want the and int of the far produce may be, and whether it will be sufferent to relessali a future rever e, surely their ca'c dadors musi be founded apon their experience in what is prist, or upon their knowledge or what is then present, if it is a new maty, they found their colearations on what is then supposed to be the quantity or the 🔻 a'u · ch f 🚐 c ds, ma de liable to that new d ty, and it it is an old data, they arrays consider the produce of that duty for such arm ther of years past, and from thence calculate what it may produce in time to come; therefore we cannot suppose that

the parlament which established the unit lst, granted, or intended to grant, and more than a share of the product of the daties upon Spiratuous liquors, a a medue a calculated for seven or light vers before has Majesty's accession, and for t as reason supposing that we are obegent; In act that grait good to his Majesty, which lam far from thinking, the sumwe are now to live to the civil list for making that great gold, ought to be taken from a medam calen ated for seven or eig. t years before his Majesty's accession, and net from a meant a same his Mejerty's accession, which has been greatly a crossed by the ver the e we are row about to rect to

It his aboves been said, Sar, that he scenis a little odd, for gentlemen to propose putting a value upon the loss his Mais a acres stom by taking from him a reven le witch as his enjoyed, by computing the produce of a revenue he never enjourd. Street every gentleman must see the indacy of t' surgurent: We do not de se to take on resenue tom his Majest, and thatefore we are not to compute the loss he may statum by the taking of and leve as from him, but if any recentre be taken from his, the partain at we set took ged to make it good out accore by to that valid will was put upon it by the positional that granted at, and For according to the name is a value it hay stace have arisen to, or in abuse which o ight, for glactore this time, to have been on, a dly prevented

With respondence to the great merease of fore gultan as und spant, that cappened i the ver the, be the great no porterior of Leanch it mores order the come of Henryli, I shad readily grant il afferwere non porten for anarcoste c ranton, bet in mar to reman, ad lek the eas a stock in haid, nay, l m st go farther, I r ast signese, that an or roost of them stal remain here as a stock in haid, I care it's appose that any great countity of them! yet been consenses I cause the diffes upon foleign brandes la c been as high in the year 17 1, and 17 5, as they were in any two terrs bete + I" 3. And the reason of this may be easily assigned, for as the merchants at Do kirk were obliged to make their inports ons in 173, in a great harry, they had not time to send to N nt/ and other places of Trance for old brandies, thereto ethey run to op has all the new brancies they had in their cestars at Dunkirk; but as them new branders gound not be fit to be drank in the year 1784, or 1735, our consumption for the two years was supplied by 1935 a cortations of old brandles from France: From whence we must reckon, that the great importation in the year 1733 has no ways lessened the duties upon foreign brandies or spirits for these last two years, but may very probably do so for two or three years to come; and therefore we must grant, that to include the increase of those duties in the year 1738 in our present computation, is reckoning all the advantage, which happened by that casual importation, to the account of the civil list, in order to bring a double loss upon the Sinking Fund; for that sacred fund is to be charged with near 4,000% a year, during his Majesty's life, more than it would have been charged with, if no such extraordinary importation had ever happened, and by their extenoidinary inportation, and the decrease in the daties on foreign brandies, which must thereby be occasioned for several years to come, that fund to which those duties are now to be appropriated must lose a very considerable sum.

Then the question being put for filling up the Blank with the sum of 43,000*l*. it was upon a division carried in the negative, by 211 to 109; and then the question being put for filling up the blank with the sum of 70,000*l*. it was carried in the affirmative

without a division.

April 14. The Amendments made by the Committee to the Bill relating to Spirituous Liquors were reported to the House, and read a first time, after which most of them were agreed to by the House, without any debate; but upon reading the Clause for giving 70,000% to the Civil List, a proposition was made for altering that Clause, and for settling it in such a manner, that if the whole hereditary and temporary excise should, in any one year after that time, fall short of what it had produced upon a medium to be computed from his Majesty's accession to that time, that deficiency should be made good by the very next session of parliament. This occamoned a fresh debate, in which the arguments for the above proposition and against that Clause, were as follow:

Sir; By the Clause as it stands at present, we are to make a new grant to the civil list of 70,000*l*. a year during his Majesty's life: Now there can be but two reasons for our making this new grant; It must be either, because we suppose that the present appoint of the civil list re-

venue will be diminished in a sum equal to 70,000/, a year, by the regulation we are about to make; or it must be because we suppose that the present amount of the civil list revenue, is not sufficient for supporting his Majesty's household and family, and that therefore we ought to grant an addition of 70,000/, a year to that revenue. These are the only two reasons that can be assigned, and if both of them appear to be without any foundation, we cannot surely agree to this clause as it now stands.

To suppose that the present amount of the Civil List revenue, will be diminished in a sum equal to 70,000l. by the regulation we are about to make, is contrary to fact and contrary to experience: for supposing the Civil List's share in the duties on spirituous liquors, upon a just computation, does amount to 70,000l. yearly, yet we may be convinced by experience, that the consumption of beer and ale will always increase in proportion as the consumption of spirituous liquors decreases; and as the Civil List has a much greater share of the duties on beer and ale, than it has of the duties on spirituous liquors, it is, in my opinion, certain, that the Civil List will get an increase of more than 70,000% a year by that increase in the duties upon beer and ale, which will be occasioned by the regulation proposed by this Bill.

To confirm what I have said, Sir, let us look into the accounts that are upon our table, and from them we shall find, that the amount of the duties upon beer and ale has as constantly and regularly decreased, as the amount of the duties upon spirituous liquors has increased for these several years backwards. In the year ending at Midsummer 1725, the excise on beer and ale produced 1,094,953l. in the same year the duties on home-made spirits produced but 88,622/. From that time to Midsummer 1729, half a year before the late ginact took place, the duties on home-made spirits gradually increased, and accordingly the excise on beer and ale gradually decreased, so that in the year ending at Midsummer 1729, the former produced 104,373l. whereas the latter produced but 963,763L which was 131,190L less than it produced in the year ending at Midsum-

ner 179%

In the year 1729, the late famous act against Geneva, and other compound spirits, was passed; and though that act was exacted by the sale, of a pew sort of

spirit called * Parliament-Brandy, * vet, increased as it was, it commissed a lettle factors in produced in the problem of the diches on and a construction of the problem of the diches on and a construction of the problem of the diches on and a construction of the problem of the diches on a stantant produced in 1729. If it as to the excise upon been and ale, what was the consequence? As soon as that act passed, that excise began to increase, so that in the vehicle of the problem of

Again, Sir, upon the repeal of the late gra-act, the consumption of spirituous lequest begin to ricicise, and consequently the pro-ace of the datas on such agacis, so that in the year coded at Widsenmer last they produced 151,0914, and the coasconence with respect to the excise on beer and are we find to be the same; for in the surrended at Midsummer last, it prodace l but 1,021,376% which is 19,876% less than a produced in 1732. I rom als which, 5 r, I thank at is as plant as figures can make it, trut the consumption of liver and ale has ladicate always decreased or increased, as the constraption of spectaous age its has mercased or decreased; and as that has been the case in al. time past, we must suppose t will be the case in all time to come.

This, then, being laid down as a maxim con rined in experience, let us consider has glectar, I may almost say how carely, the consumption, not a ly of hoursmade spirits, but of all spirits, will be ormers on by the Bis now before as, a it what an measure that will make in the cork inspire, or a crail rac; but that I has not in all so of any extras with cale little is I's in compact that the calst part spiral is 1911 smiller-Estre by vit one that has the two iefore, the natural survey of a marchiners, that the community of beer a wall will be a called no called and was police, sequently that the combiner name wal, trouble that i's bill a speed produce essate essanae essate it produced a tocker essate mer list, which . Section 1 1. ther suppose, that you the course your of spirituous liquid growing a sale of a third, the concention of accracal and should increase unto a sixth nor, to be at was before: even by this sapp that the must be acceptly here so in the consecut beer and ale, of one sath name tage d produced in the year ended at Mirater ret, where is 170, 28% yeary, and is covered one hill of the covere, beer and act, state apprepriated to the Callest consequency coelected in here we otherway on the excision beer and electrolists, and is 15,111% a year more than a carbox posed to bese, by taking from at the store it formally had in the dates on spiritual liquors.

Lion, these cale lations, Sir, which ite el taken him accounts in a aper year talde, I think it severat, even to a dimonstration, that to present maor a the Call Instruct to be of the above to ed; but on the course of that it will be game, at least 15,111 by the regarding we are now about to note. I know a nay be said, if it there ca calations are feta and upon facts y his heare in their nature uncertain: and that, though they have the merly fallen out in the marker I have represented, we cannot be sure of the reading out in the some manner hereafter, yet I hope it was be grafted, there is a stro-g probability of thea falling out in the lake m mer hereafter, as they have dim, lentolore: the same causes it cally produce the same effects, and makes we have relly a mind to grant a new additional reverate to the Civil East, this probability ought to be a prevaling argument with us, it least, to correct to the proposition in which, or though it has been in a at d, that the Parlament may hereover ce for an account, and dispose of the notices that my are in the exest on beer and result low, and the case row sale is an onvince as, how difficult it the Prince ment to reason cany her his or a room or my revenue, to the sheet once got to cotto, and comment as a polo of vil-1, st. It as a libere to a ... O the Call tasge 100,0 . can oz berhaps 200,0004, le yelar, villeti sa ti partiably be tree se, by the nervase of the exession were all and, e es e elly tas I I, Lambert eat is the agree to the characteristic asta wall Pollingt s as bless a house on our on the constant of the Aller of a code hillo, for many good to ,0,00 . a year, to be take a fee that i'm l by three ese; may, I gue on me left and fature Paramurat will be able to adsand that 70,000% a year, or to discharge the against and finite for clift inches it, though it show I then but I's respect that the color held in his me

creased, as plainly as I have now made it

appear, that it probably will.

This difficulty, Sir, may be prevented by our agreeing to the proposition now made to us; and by our settling the clause in the manner proposed, the civil list may be a gainer, but it is impossible it can be a loser, even with respect to the surplus it may now have above \$00,000% a year; which surplus, we have been told, the civil list has as good a right to, as it has to any part of the 800,000% a year: but I widely differ from the honourable gentlewan sho to dies so i Sir Lebett V Apole) for if the duties appropriated to the civil list now produce a million yearly, and those duties should by any accident produce hereafter but 850,000%, yearly, the parliament, according to the present establishment of the civil list, would not be obliged to make good so much as one shilling of that decrease; whereas if they a topla la reatter produce but 700,0 . 7. yearly, or any sum less than 800,000l. the parliament stands obliged to make good whatever they may produce yearly less than that 800,000% so that there is at least this difference between the 800,000/ establishment, and the 200,000L surplus, that i the parliament now stands obliged to make good the 800,000/Lestablishment, but does not now stand obliged to make good one shilling of the 200,000% surplus; therefore it can by no means at present be said, that the Civil List has as good a right to the surplus, as it has to the establishment: but, Sir, if we agree to the proposition now made, the Civil List will then really have as good a right to the present surplus, whatever it may be, as it has to the establishment of 800,000l. yearly; for which reason, if this proposition be not agreed to, I must conclude, that the 70,000% appropriated to the Civil List by the clause as it stands at present, is designed as a new additional revenue to the civil list, and not as a compensation for the loss it may sustain by the regulation we are about to make,

This, Sir, leads me naturally to the next and the only other reason that can be assigned or supposed, for our agreeing to the clause as it now stands, which is, because we suppose, that the present amount of the civil list revenue is not sufficient for supporting his Majesty's houshold and family, and that therefore we ought to grant an addition of 70,000% a year to that revenue, during his Majesty's life at least, but I may say in all time to come; for I

been granted to a successor, than had been formerly enjoyed by his ancestor.

Now, Sir, as to this reason, whatever the gentlemen, who are immediately concerned in the disposal of the civil list revenue, may suppose, I am very certain his in easy ones not suppore any such thing; because, if he had, he would certainly have communicated the same to his parliament either by a speech from the throne, or by a solemn message, and would have desired such an addition, as he thought necessary. There is no other way by which his Majesty can communicate any such want to his parliament; and until he does it in this manner, no gentleman as a member of this House, can suppose, nay, as a trustee for the people he is bound not to suppose, that his Majesty stands in need of any addition to his civil list revenue, or to any other revenue. This therefore can be no reason for us, as members of this House, to agree to the clause as it stands now before us; and I hope this House will never, without very strong and public reasons, take such a large sum of money from that fund which is apppropriated for the payment of our debts, and for freeing the people from that heavy load of taxes they now groan under.

To this it was answered by the Courtiers as fellows:

Sir; The question now before us, has been already so fully debated, and set in so clear a light, that I am surprized to hear any new difficulties started. The true and the only reason for our agreeing to the clause as it now stands is, that by the very preceding clause we are to take from the civil list, and appropriate to the aggregate fund, a revenue, which upon a medium since his Majesty's accession, has brought in 70,000L a year: this being the true state of the case, is it not evident that the civil list will lose, at least, 70,000l. a yearby theregulation we are now about to make? And as we are to take that yearly sum from the civil list, and appropriate it to the aggregate fund, is it not most just and reasonable, that we should charge the aggregate

to the series to to the civil list? It is true, as the produce of the duties upon spirituous liquors will certainly be very much diminished by this new regulation, the aggregate fund may not perhaps receive so much yearly by the share the civil list formerly had in those duties; but this signifies nothing to the do not find an metago, she are a proved a second of to take our any of our taxes now appropriated to the civil list, or to the payment of the interest growing due upon any of our debts, we should be obliged to charge the aggregate fund, or some part of the sinkingfund, with the deficiency thereby occasioned, though that fund should get nothing to answer the new charge laid upon it.

But we are told, Sir, That if the Civil List be a loser by taking from it its share in the duties on spirituous liquors, that loss will be fully made good by the increase in excise on beer and ale, which will naturally be occasioned by the new regulation we are now about to make. Sir, whatever increase may happen hereafter in the excise on beer and ale, the Civil List has a right to its share of that, increase without any new grant from us, nor can we take that right from it without doing a manifest injustice; so that it appears to me a little extraordinary to say, that the loss of that right the Civil List now has to a share of the duties on spirituous liquors, will be compensed, or made good, by another right it was before intitled to, and which we neither could give nor take from

But, Sir, to wave this argument for the present, and to suppose that a right which we do not give, may be a compensation for a right which we actually take away, I cannot think it would be just in us to take from the Civil List a certain revenue of 70,000% a year, and give nothing in return but an uncertain produce, which may for what we know be worth little or nothing; for even by the very calculations that have been mentioned of the other side, it appears that the excise on beer and ale does not always increase, or decrease, in proportion as the duties on spirituous liquors decrease or increase. In the year 1729, the duties on the latter produced but 104,373l. whereas in the year 1735, they produced 154,094% from whence we ought to conclude, that the produce of the excise on beer and ale was much higher in the year 1729, than it was in the year 1735, yet we find that in 1729, the excise produced but 963,763l. and that in the year ended at Midsummer last, 1735, it produced 1,021,370l. which is 57,607l. more than it produced in 1729.

This shews, Sir, that the proportion between the increase or decrease of the one, and the decrease or increase of the other, does not always hold; and in fact it has certainly always been, and will always be so: The corresponded correspond to the excise upon beer or ale, as well as the inerea , or decrease of the dates on or ... ous liquors, depend upon so the by o accidents, that they cannot deponentine y upon one another, nor can any man guess at the increase of the one, from any know. ledge he may have of the decrease of the other. I shall mention only or account which was, I believe, the chief reason of the decrease of the excise on beer and ale in the year 1729. It happened in that year, the price of all sorts of corn, especially malt, was much higher than it was for several years before or since, and for this reason we may suppose none of our brewers brewed any more beer or ale in that year, than what was absolutely necessary for the immediate consumption; none of them brewed any large quantity for staling, as they call it; whereas, in a year when the price is low, they all brew great quantities, which they keep by them as a stock in hand, to be ready to answer any future demand. This is more particularly the case with respect to those sorts of strong beer or ale, which the brewer may keep several years in his cellars, and is ge. nerally the better, the longer it is kept: and to this accident, I believe, we ought chiefly to ascribe the great decrease in the excise on beer and ale in the year 1729.

Sir, I am so far from thinking, that the mercase or decrease in the consumption of beer and ale, depends upon the decrease or increase in the consumption of spirituous liquors, that I believe they generally increase or decrease together; it is not the consumption of either of the liquors, necessary for the support of nature, which raises the excise to its present height: It is the consumption occasioned by the debauches and extravagancies of the people, and these depend upon so many accidents, that it is impossible to account for them in time past, or to guess at the consumption that may be in time to come. But I am persuaded that nothing will tend more to the rendering our people sober, frugal, and industrious, than the removing out of their way the many temptations they are now exposed to, by the great number of ginshops, and other places for the retail of spirituous liquors; for before a man becomes flustered with beer or ale, he has time to reflect, and to consider the many misfortunes to which he exposes himself and he far of , by aller growing is that at an alchouse; whereas any spirituous liquor in a moment deprives him of all reflection, so that he willingers quite winh at the mushes his debauch. From hence, Sir, I think it most natural to conclude, that the bill now under our consideration, if passed into a law, will diminish the consumption of beer and ale; and consequently the produce of the excise on those liquors, as well as the consumption of spirituous liquors, and the produce of the duty on

I come now, Sir, to the proposition this day made to us, which I must say I look on as a very extraordinary one; because it would entirely alter the very nature of that grant of the Civil List, which was made to his Majesty in the first year of his reign; and I wonder how gentlemen can propose making any such alteration in that grant without his Majesty's concent: I think they should, at least, in decency have ushered it in with a motion for an address to his Majesty, humbly to pray that he would give his consent to their making such an alteration; for by the establishment of the Civil List as it stands at present, and as it was granted to his Majesty in the first year of his reign, he is to have during his life the produce of all those duties then appropriated to that revenue without any account; yet now it is modestly proposed, that he should from henceforth be obliged to give an account, every year, to parliament of the produce of every one of those duties, or otherwise to lose, at least, a part of the benefit of that establishment which was intended, and was then actually granted to him by parliament.

Having thus, Sir, put this proposition in a true light, I am convinced that we cannot come to any such resolution, or agree to such a clause in any Bill, without his Majesty's consent; and as I have shewn that there is no certainty, that the civil list will be a gainer by the increase of the excise on beer and ale; but on the contrary, that there is a probability that it will be a loser by the decrease of that excise, I think there arises from thence a sufficient reason for our making good to his Majesty the loss he must sustain, by taking from the civil list its share in the durates spray al and in recol shall add no more, but declare that I am most heartily for agreeing to the clause as it now stands.

To this it was replied by the Members who opposed the Grant of 70,000%.

Sir; From some of the arguments now [VOL. IX.]

gin-shop, or runs to the alchouse, and there made use of, I think we may already begin to see the train of what was forctold in the beginning of this debate. We were then foretold, Sir, that if it should hereafter appear, that the civil list had got 200,000% a year, additional revenue, by the increase of the excise on beer and ale occasioned by this bill, the Parliament would never be able to lay hold of any part of that increase, or even to re-assume the 70,000 L annuity, we are now to grant, upon a supposition that the civil list will get nothing by such increase of the excise on beer and ale. The truth of this, I say, Sir, begins already to appear; for the honourable gentleman (sir Robert Walpole) has told us, that by increasing the consumption of beer and ale, and consequently the excise on those liquors, we give nothing to the civil list but what it had before a right to; whereas by diminishing, or taking from the civil list its share in the duties on spirituous liquors, we take from it what it had formerly a right to, and that therefore we cannot pretend to compensate a right which we actually take away, by a right which we do not give. If this can be admitted as an argument for our agreeing to this clause, it must always be a much stronger against the Parliament's ever pretending to take any part of the increase, that may be occasioned in the excise, or to re-assume the 'ammet we are in the coles ish.

Although I have never yet admitted, nor can admit, that the civil list's share in the duties on spirituous liquors ought to be computed at 70,000% yet now, Sir, I shall take it for granted, because it signifies nothing to the present dispute; for the principal question now in dispute I take to be, whether the civil list has such an absolute right to that share, that we can make no regulations whereby the value of that share may be diminished, without granting a compensation from some other fund? And the next question I take to be, whether, if by the same regulation the value of the civil list's share in some other duties or excises he increased, we may not in justice and equity insist upon it, that the advantage occasioned in the one case may beat, and, so to ask to make t, as H compensation for the loss in the other. At

As to the first question, Sir, it is true, the crown has a right to the whole produce of certain duties appropriated to the earth what that right was a read in a two-fold respect. The crown has a right to the whole produce of all a cor

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the Parliament would be obliged only to make the ' o,0001, good, they work to he oth red to a the good any part or that surplus, which the crown had formerly received and or jeved by means of the dates upon those wines.

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Is not the case now before us the very same? Our people have by accident lately taken such a turn, that it is become necessary for their preservation, to prohibit the consumption of spirituous liquors by retail. Is not this, as well as the one I have mentioned, one of those accidents, to which the crown's right to the surplus of the civil list revenue always was, and still is subjected? And can any gentleman with reason say, that we cannot prohibit the retail of such liquors, without making good to the civil list the whole surplus that has accrued to it, computed at a medium of the produce of those very years, when the abuse of those liquors was at its highest pitch?

The other question, Sir, is, Whether, if by the same regulation by which the civil list's share in some duties is diminished, its share in other duties be increased, the advantage occasioned by that regulation in one case, ought not in justice and honour to be admitted, so far as it will amount, as a compensation for the damage occasioned in the other? This, Sir, is a fair and a true state of the question, without that disguise of compensating a right which we actually take away, by a right which we do not give. Having thus stated the question in its proper light, I shall make use only of a familiar parallel in private life, for shewing that it ought to be be resolved in the affirmative. Suppose a gentleman in myneighbourhood has a very large marsh in his estate every year increasing so as to threaten his estate with almost entire ruin, and that the water from that marsh, after running through a part of his estate, falls upon a part of mine, and there makes a new marsh, by which a great part of my estate is rendered useless, and the whole brought into danger: suppose that upon surveying my neighbour's marsh, and the several fields round it, I find that, by a cut through another part of his estate and a part of mine, his marsh may be thoroughly drained; and that the water, by being carried into a new channel, will be prevented from overflowing any part of my estate, and will very much improve my neighbour's: suppose again, that upon a fair and just survey, it prears, that the rents of his estate will, by the cut or water-drain to be 80%, All yearly: And great in that easily tapade by himmanical to the value of 20% .

9 GEORGE II. duties, so far as may amount to \$00,000/. establishment, without being subject to any accident or contingency whatsoever, because if the produce should not amount to that sum yearly, the Parliament stands obliged to make it good; and if the whole produce of those duties should amount to more than 800,000 the crown has likewise a right to the surplus: but that right is subject to all accidents and contingencies, because if that surplus should be by any accident diminished, the Parliament is not obliged to make it good. Now, Sir, among the many accidents to which that surplus in its own nature remains liable, surely this is one, that it may hereafter become necessary for the welfare, perhaps for the preservation of the nation, to prevent or put a stop to the consumption of some commodities, the duties upon which contribute towards the producing of this surplus: Would the Parliament be obliged in such a case to make that surplus good; or to establish any other fund for compensating the loss the civil list might sustain by such an accident? No, Sir, it certainly would not; unless that loss should become so heavy, as to reduce the surplus, and even diminish the establishment; then indeed a demand would arise upon the parliament, and we should be obliged to make the establishment good.

Suppose, Sir, that France, Spain, Portugal, and the greatest part of Italy, should be united in an alliance against us, which by our late management may happen to he the case; would it not then be absolutely necessary for us to prohibit the importation or consumption of all French, Spanish, Portuguese, and Italian wines? Would not this very probably almost quite annihilate the whole of what I have called the surplus of the civil list? Yet will any gentleman say that the Parliament could not prohibit the importation or consumption of those wines, without making good to the civil list its share in the duties upon them, to be computed at a medium of the produce for the preceding seven or eight years, when perhaps the consumption of them was at a higher pitch than was consistent with the good of the nation, or health of the people? Surely, Sir, no man will pretend to say any such thing; the Parliament would not be obliged to make good any part of the loss the civil list should sustain by such prohibition, unless the produce of the duties appropriated to that revenue should be so far reduced as not to amount to

year, but that by the draining of his marsh, and rendering it good pasture or arabla land, the rents of his estate will be augmented to the value of 50l. a year, so that upon the whole he will be a gainer to the amount of 30% a year. In this case I must ask every country-gentleman that hears me, if my neighbour ought, in prudence, to prevent my making that cut or water-drain through his estate at my own expence; or if he could either in justice or honour pretend, that I ought to give him 20% a year out of my estate, in compensation for the 201. a year, he pretends he is to lose, by making the cut or water-drain through his estate? I believe no gentleman will say he could in prudence refuse the one, or in justice insist upon the other: yet, in this case, the compensation he receives for the right I take away from him, arises from a right I do not give, a right he was intitled to before I took the other from him.

Having now, I think, Sir, demonstrated, that, if the loss the civil list may sustain by the present regulation, be made good by the increase in the excise on beer and ale occasioned by the present regulation, we are neither in justice nor honour obliged to give any other compensation, I may give up the other question, and admit, that we are obliged to grant a compensation, in case the loss is not made good by the increase of the excise on beer and ale, because, notwithstanding what the honourable gentleman has said, I am still of opinion, that it is not only probable, but apparent, that the loss in one way will be sufficiently made good by the advantage in the other. The very nature of the thing is to me a sufficient proof; for granting, that the greatest part of the present amount of the excise proceeds from the debauches and extravagancies of the people, it is well known, that those who once get into the way of committing debauches in gin, can have no relish even for the strongest malt liquors; and I am convinced there are very few instances, if any, that ever a club of excessive gin-drinkers went from a ginahop, to finish their debauch at an alehouse; because even to quench their thirst they generally take small beer orwater, and mix it up with gin; and many of them continue at the gin-shop till they cannot find the way to an ale-house, or even to their own beds, if they have any, but content themselves with the clean straw, which at some of those places they have for nothing: so that even from the nature of the thing we must conclude, that those y he have

once taken to the excessive drinking of gin, give over almost entirely drinking of beer or ale; and if we can lay those people under a necessity of returning to the drinking of strong beer or ale, we must necessarily very much increase the consumption.

By the report, Sir, of his Majesty's justices of the peace at Hicks's-hall in the month of January last, we find, there were then within Westminster, Holborn, the Tower, and Finsbury division (exclusive of London and Southwark) 7044 houses and shops, wherein Geneva and other spirituous liquors were publicly sold by retail, of which they had got an account, and that they believed it was very far short of the true number: From hence, Sir, if we include London, Southwark, and the other places within the bills of mortality, I may modestly compute there are 20,000 houses and shops within the bills of mortality, where Geneva and ot er spirituous liquors are sold by retail; and though the people within the bills of mortality are computed to be but a fifth, or a sixth part of the people of England, yet I shall reckon but 20,000 houses and shops in all the other parts of England, where spirituous liquors are sold by retail, the whole being 40,000. Now to each of these houses I shall allow but ten customers, who are excessive drinkers of gin, such I call those who may drink about half a pint a day, one day with another; and ten customers who are moderate drinkers of that liquor, such I call those who do not drink above half a quartern a day, one day with another. This makes in England 400,000 excessive drinkers, and 400,000 moderate drinkers of spirituous liquors; and considering how universally the custom of drinking such hogo's has got in among the common people, men, women and children, I believe this number will not be reckoned too

Let us next suppose, Sir, that if the retail of such liquors were entirely prohibited, and these drinkers of gin should return to the use of malt liquors, that each of the excessive drinkers of gin would for the future drink a pint of strong beer a day, one day with another; and that each of the moderate drinkers of gin would for the future drink haff a pint of strong beer a day one with another, more than they drink at present; we may from thence see how greatly the consumption of beer and ale would be hereby increased; for 100,000 pints, and 100,000 light pints,

mile \$ 600,000 pints, or 77,000 ETD 3 3 day which makes 17, 175, 10 go this, or 8 . I!" ter smayer. Leeve at 48. Myer bane upon to same in the corsul, stro, would produce a concesintroverse and beer not let 1 12 5. yearly, we and of which be a 15 of. would acken to de la list; so that cecord n to al the was of co. pilately the condition of the objective in the execution and the condition of the least one of the large etcomposition, by the given the dute on springas a news and dut my compatible of gn- raters is within bod 's. c and a mile of that the eapposed by knows in ticke has a port of the and the transfer and the f ing to this complitation, to more but S., To gahons a d'y, wheel is 11,400,000 g and manyon, the author upon which, at ... gallon, and at to but 11 ,578 / per bun n; whereis the diales apin these lights for the last year, a non-sted to there are some brazer, with reservo to the ent comportance dudes, as well as in most oth rs.

I have chosen this new method of calcula in, Signat been selft inh the other to ord certal, but to sice, that wantever neth a we choss, each from the most modest calculation we can make, this geper I trith will always appear, if he by probabilities the retail of spirit con liquors, th civil, twil, throre by the increase or the exercion be rund and than it can lo aby the decrease of findatics upon such requors. And now with respect to the Asia cities in the about the either molod, I must so, that the gottleren of the other side front as, as free-the energy are treated by no of their as no sts. That state a verticer a falls by next in us, a. w. r. it, and then inu . . in the very they be edited do I have rever Let dit seed, St. the House, normany other pare, that still date me symitross, iox de le la melesse l'errecompetible rand ale mential as mer der se rarex apapea m: Il to the cross up note that r dec , e o tive e e tith, clessed, or C ct, through that soundsere exely one . 1b, one with, or ne to be a real record nor less. No. Shotele creman other seconds non co tutter and there the excession being and air, and thereoper \$

this proportion con of he exact 1 +1 can a tail m, that the account reduced by the hanon ble perthar a con a sa ry great affect o total to over a fill to total to the fill to the to put our bier " ou' eith, e. in that the strong by better deforces on disught from where the green , " on the ever are in a d, n v l'excre a 19 believe or the trace to be in such out of and to be conserved to yard scale be Ista lang. accept, which I while how accept see, has greatly enternance to the un the exercts outto the and the contributed, others towar's raine are produce of the littles, at least, on live . m despirits. I m. v., Sr, the late ger eral election for the span anneat, and the many very extraordality aspated cochons that have been street, too it is certain that these elect in and a putes have added greaty to the control of leccandale, though I have reverset heard of a cardidate, we treated by voter or witnesses with gin.

And last y, Sa, walt respect to the proposition this day of he to us, I am suggested to lear the horourede gent and say, the' to ters the name of the present astabli has not of the civi list; for months could by it pair use exactly the macine of that establed ment: with respect to the present civil 1st, so for as the parl ment stands (Line I to make it good, I saltjesa 's accountable; for le cannot ricke any deman I upon the perhane t, thile by had a account of the cold list revea acsolutor them, in order to show then the deficiency. By the proposition row before us, ce are to counge that est have me to care to oblige our elves to nake a riting sampents good to his his his and I hope the hopograble gentlered would be have us ly ourselves under partitional power of any fut to not fer to cire and ted as, whenever le phises, that there was a deterance as to that terthersi is and that ther one commend aparoamataritur, vilatle g only is out to action in whence that detricte in the are

The conditions of the state of the whole that lead to the conditions of the conditio

it good: That if we were obliged to make the loss good, it ought not to be computed at 70,0004 per annum: That if it should be conjused at Topolow, per annua, it is apparent that it will be made good by the increase of the excise: That if this were not apparent, the proposition now made to us will fully answer that uncertainty: That the proposition now made to us is exactly conformable to the nature of the present establishment of the civil list; and that if it were not, it is become necessary, by the demand now made upon us in favour of the civil list; so that in no case can I find any reason for taking such a sum as 70,000% a year from the Sinking Fund; and therefore I cannot agree that this clause, in the present form, chould stand part of the Bill.

The Question being then put, to agree with the Committee in the Amendments made to this Clause, it was, upon a division, carried in the affirmative, by 183 to

April 6. The House resumed the consideration of the report from the committee on the Bill for preventing the retail of spiritue () quors, when the following Clause was offered for excepting punch, viz. Provided always, that nothing in this act contained shall extend, or be construed to extend, to charge with any of the duties directed to be paid, levied, or collected, by this act, any spirits or strong waters, to be made into the liquor commonly called punch, to be retailed and consumed in the house, or houses, of any person, or persons, keeping a public 'inn, coffee-house, victualling-house, or ale-house, who shall have been first licensed to sell wine, beer, ale, or other · houors, or to subject the makers, or retailers of the said liquor called punch, to take out licences from the commissioners of excise, as herein before directed for retailers of spirituous liquors, or strong waters. Provided the said liquor called punch, so to be retailed and consumed as aforesaid, be made or mixed with two third parts water at the least, in the presence of the buyer, and that the spirit with which the said liquor is to be made, be not sold, or retailed, in a less quantity than one pint, or at a less price than " after the rate of 5s. per gallon; and all and every person, or persons, acting centrary hereto, shall forfeit the sum of 5l. for every offence, one moiety thereof to the informer, or prosecutor, that shall him an or persecute for the sam, the

other moiety to his Majesty, his heim and successors: and the proof that the same was so mixed and sold at such price as aforesaid, shall lye on the vender or seller thereof, and not on the informer or · prosecutor.*

The Arguments in favour of the said Clause were as follow:

Sir; As the complaint, which occasioned the bringing in of this Bill was chiefly aimed against the excessive use of home-made spirits among the common people, which proceeded entirely from the low price, and from the liberty many persons took to retail them without a licence, I have always been of opinion, that the evil complained of might have been cured, without laying on such heavy duties as will amount to a probibition of the retail of all distilled spirituous liquors: however, as the consumption of rum, when made into punch, has never occasioned the least complaint, and as that consumption is of very great consequence to this nation, I must beg leave to offer a few words in

favour of the clause proposed.

I believe, Sir, no gentleman in this House is ignorant of the present declining state of our sugar-colonies : their circonstances have been one as for an al before Parliament, and every man who has a regard for his fellow subjects, or for the good of his country, must be sensibly touched with their just complaints. Their rivals in the sugar-trade enjoy a new, rich, and fertile soil, which produces plentifully without great labour or expence. Their rivals live almost quite free from taxes, and without being at the expence of making any presents to their governors, or even of maintaining and repairing their own forts and garrisons; while they are heavily loaded with taxes upon exports as well as imports, and obliged to pay large salaries to their governors, and to maintain and repair their own fortifications: their rivals have a liberty of exporting their sugars directly to any market in Europe, while they remain under a necessity of landing every ounce in Britain, and are thereby obliged to pay double freight, double commission, and a great many other unnecessary charges. These disadvantages have already, I am afraid, made us lose the benefit of supplying any foreign market with sugars; and in such circumstances can it be expected, that the Parliament of Great Britain will, without any necessity, make a regulation for taking from our

sugar-colonies the only market they have len?

I must confess, Sir, I little expected to have seen, in this session of Parliament, any new discouragement given to our sugar-colonies; on the contrary, I expected to have seen the most vigorous, and the best concerted measures taken for relieving them from all the disadvantages they at present labour under; and for putting them, at least, upon an equal footing with their rivals in the sugar-trade: such measures might have perhaps enabled us to regain the benefit we have lost, of supplying foreign markets with that commodity; but if we diminish the sale of their sugars or their rum in Great Britain, without enabling them to send it to foreign markets, by removing the disadvantages they are now subjected to, their rivals may be so thoroughly established in the trade, that it will be impossible for us to regain it; nay, the very islands where our augars are now produced may be abandoned; and then instead of supplying foreigners, it will be impossible for us to supply ourselves, either with sugars or rum, which must of course be attended with an infinite loss to the nation.

Let us consider, Sir, what vast quantities of manufactures of all kinds are yearly sent from Great Britain to our several sugar-islands, and from thence we must see how greatly the value of our exports must be diminished. This of itself would be an infinite loss to the nation; but then, if we could have no sugars or rum from those islands for supplying our home-consumption, our loss would be redoubled; for that consumption would then be supplied from the French islands: so that the value of our imports from foreign countries would be considerably increased, at the same time that the value of our exports would be greatly diminished; and how this would affect our balance of trade, as well as our manufactures here at home, I leave every gentleman to judge.

The duties upon sugars consumed in Great Britain are said to amount to near 130,000l. a year, and as these sugars pay but 3s. 6d. per hundred weight, we must from thence conclude, that the sugars consumed yearly in this island must amount to above 700,000 hundred weight; to that if we were obliged to purchase from France all the sugars necessary for our home to print at the rate of 6d. p. r pound, which would probably be the case, if at consequents of the print at the rate of 6d.

out of this kingdom mar two will.ors stee. hag: To this let us all the many that me ist necessarily be carried out of the ustion yearly for rum; and the vast sums that must yearly be carried out of Ireland, and our northern colonies, for the sums. and rum they stand in need of , and in , these two considerations only, we most, I think, conclude, that by the toss of the sugar-trade only, the balance of trade would be entirely turned against us. Then let us consider what vast numbers of our people are now employed, at home and abroad, in the production and manufacture of our sugars : what vast numbers of our manufacturers of all kinds are concerned in providing necessaries and utensits for thein; and what a number of our seamen are yearly employed in transporting our sugars and rum to Great Britain; and from thence we may see how greatly the number of our people, especially our seamen, must be diminished, and consequently how considerably the power, and naval force, of this nation must be reduced by the loss of the sugar-trade : but what is still of worse consequence, and I beg of gentlemen to consider it, all the riches, all the power, and all the naval force we may in this case lose, must necessarily be added to that kingdom from which we must always have the most to fear.

Having now, Sir, represented to you the fatal consequences, with which the loss of the sugar-trade may be attended, I shall next consider how that trade may be affected by the Bill before us. I believe it will be granted, by every man who understands any thing of our sugar-plantations, that considering the disadvantages they lie under at present, it would be impossable for them to earry on the trady, or to produce any sugars, if they had not a ready sale for their rum at the price it any bears; therefore every thing, that tends towards lessening that price, must be a step towards the ruin of our sugar-trade. Now if the consumption of any commodity be lessened, the quantity brought to market must be lessened, or the price will sink of course; and as the consumption of rum will certainly be very much diminished by this Bill as it now stands, we must conclude that our sugar-planters cannot have a ready sale for their rum at the price it now bears, if they continue to produce as much as they do at present: and we also know, that our sugar-islands are not fit for producing any thing that was turn to account but a gurs and run;

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so that if we put it out of their power to get a sale for them, at such a price as they may subsist by, a great number of them must necessarily leave our islands and settle among the French in Hispaniola or St. Lucia, where there is ground sufficient for them all, and where they will without doubt meet with encouragement. The few sugar-planters left upon our own islands may then, perhaps, get a profitable price for the sugar and rum they produce, because we shall certainly endeavour, by prohibitions and high duties, to prevent the importation of foreign sugars, rum or brandy; but we cannot in such case propose to sell any at a foreign market: and even with respect to our home-consumption, we know how impossible it is to prevent the importation, or consumption, of any foreign commodity, when there is a great advantage to be got by running it upon us.

We know, Sir, that in none but our own markets our sugar-planters can sell any great quantity of the r ram they produce, which is at present equal in value to one 4th part of il. their other products; if then by the Bill now before us, we diminish by one half the present consumption of rum, as our sugar-planters can dispose of it no where else, it is absolutely rendering useless to them one 8th part of their whole produce, which is above twelve per cent and I am afraid, is more than any one of our sugar-planters can make char profit to himself. From hence, Sir, we may see how dangerous it is, to lay such a restraint upon the consumption of rum as is proposed by this bill: yet this restraint, daigerous as it is, I should have readily agreed to, if the consumption of rum, either by itself or in punch, had ever given occasion to any of the evilsnow compained of, or ever it we could hope thereby to render our people at home more sober, frugal, or industrious; because in either case, I should have at the same time proposed the freeing of our sugar-planters from all quit-rents and taxes, from all salaries or presents to governors, and even from all expence of maintaining and repairing their own fortifications; and at the same time, I would have been for giving them liberty to export their sugars and rum directly to any market in the whole world: but neither of these is the case at present; for the inferior people never have made, nor can make an excessive use of 10m; it is never used, either by itself, or when made into punch, but by the better

sort; and by taking from them punch, we shall only throw them into the way of drinking wine, which will be a greater expense to them, and to the nation.

But, Sir, it is not the consumption of rum only, that will be diminished by prohibiting the retail of punch, the consumption of sugar likewise will be greatly diminished; for though people may still make use ofpunch at their own houses, we know that our people do not much like entertainments at one another's houses; from that spirit of liberty so natural to them, and which I hope no minister shall ever be able to root out, they like to be at a public-house upon an equal footing and a fair club; and therefore we cannot suppose that the consumption at their own houses will amount to near the quantity formerly consumed. We are driving the people from the use of a liquor almost wholly produced by the industry of our own subjects, to the use of a liquor produced by foreigners, with whom we have not, I believe, all the reason in the world to be perfectly well satisfied.

I should have been glad, Sir, to have seen this Bill so framed as to have left our people the free use of rum; but as the House seems to be of opinion that this would open a way for evading the act; and as the clause is drawn up in such a manner as to prevent its being possible to draw from it any method of evading the law; or putting it in the power of the common people to make an excessive use of punch; and as no bad consequence can accrue from permitting the use of it among the better sort, I hope the House will agree to it.

To this it was answered by the Advocates for the Bill, as follows:

Sir; Although the complaints, which occasioned the bringing in of the Bill now before us, were chiefly aimed against the excessive use of home-made spirits among the common people, yet I believe it will be granted, that the use even of punch, has of late years become too excessive. It is well known how considerably the number of our punch-houses have increased within these few years, and how much they have been frequented by persons of all degrees, especially since the method of retailing punch in so small quantities has begun tobe practised: this we may be assured of from the numbers of advertisements relating to such houses, which have daly appeared in our news-papers for two or 11037

three years past; and as every such house is a temptation thrown in the way of our people for idling away their time, I am of opinion that it is now become absolutely necessary to remove them out of the way; er at least to lessen the number of them as much as we can. I do not, Sir, in the least question but this evil was foreseen several years ago; but, among the many advantages we enjoy by the nature of our constitution, we are exposed to this inconvenience, that it is seldom practicable to prevent an evil, till it becomes so apparent as to be felt almost by every man in the kingdom; and in the present case though the evils now complained of were foreseen a dozen years since, yet it is certain that no proposition for preventing them would then have met with any reception; on the contrary, if any such had then been offered, I believe whoever should have proposed it, would have been looked on as a madman; yet I am convinced it will now be granted, that the passing such a Bill would have been of great service to the nation; and the objection of turning a number of people out of their way of subsisting their families, would not then have been so strong as it is at present. This is the case of every general nuisance, which always contributes to the advantage of some particular persons, who will oppose its removal as long as they can, but when it comes to be sensibly felt, they must then submit; and the advantage or convenience of particular persons is not to be regarded.

I am sensible, Sir, of the present bad circumstances of our sugar colonies, and as desirous to have the hardships they complain of removed, as any gentleman can be; and therefore I shall readily concur with any measures for their relief, that do not tend to the ruin of their mother country: but for the sake of encouraging the sale of their rum or sugars, I cannot submit to the continuance of an enormity which will evidently tend to destroy the bealth and morals of the people of Great Britain. For this reason I am against making any exceptions to the Bill now before us: the disease we are now fully sensible of, the remedy we have in our hands, do not let u. in that r., ec, up with any palitite with the till in, perhaps entirely prevent its elbet. The man find many methods to given our signs colonies a full compensation or the dadvantage they may be subjected to by this Bill; but that, cannot be granted by the sancounce the trade of our sagar islands,

Bill now before us, it is a subject of a que different nature, and will therefore requia separate Bill. The we may not prome be able to accomplish in the present a sion, but their case may be fully examinate mto before the next, and a proper religi be granted, and in the mean time their loss cannot be very considerable.

I shall not, Sir, dispute the consequence of our sugar islands to this kingdom, or its being a loss to them to lessen the consumption of their rum in Great Britain; but I am convinced they might sell their rum cheaper, and yet have a considerable profit. If they should lower the price of their rum but a very little, they might find a vent for it in many other places, a vent. which would be more than sufficient for answering the small diminution, that may by this law be occasioned in the consumption of it in Great Britain; and that for reign vent, would be more to the advantage of their native country than selling the same quantity at double the price to be consumed in this island. It is there. fore against the general interest of this country, to encourage the home consumption so much, as to enable our planters to sell all they can make at a high price in Great Britain; and on the other hand it is our duty to take all possible measures for enabling them to sell it at a cheap rate to foreigners; for if the price of rum could be so much reddeed, as that it might be purchased cheaper than brandy or geneva, vast quantities of it would be consumed in North America, in Africa, and in the countries bordering upon the Baltic; and even at home the consumption of French and Flemish brandies would be very much diminished.

I do not know, Sir, but by prohibiting the retail of punch, some small addition and the consumption of the conbut then it will be with respect to port wines only; and as our trade with Portugal is, in the main, a very profitable trade, it is our interest to encourage it as much a we can: however, I rather think most of those who used to drink punch, will drink fine ale and strong beer, or those homemade wines which we call sweets; and it . as much the interest of the nation to encor . to or my tion of these upiers, en to too o'a le indistro cherino so, it come in the Hage of our lands in (sec. at .'1.1 im , and by increase , the consumption of come-made wines, we shall

quantities of sugar used; so that, if they should become of as general use as punch is at present, our demand for sugars must

necessarily be increased.

To conclude, Sir, if you exempt punch from the duties to be imposed by this bill, you will render it altogether ineffectual; for under the name of the liquor exempted, every sort of spirituous liquor will be retailed: Our brandy shops and our gin shops will then be all turned into punch shops, our people will be as much debauched, and our streets as full of objects of pity and contempt as ever. For this reason, Sir, I am for making an experiit stands at present: As it is a very extraordinary regulation, we shall probably in next session have occasion to make some alterations: By that time we shall see what effect the diminishing the retail of paned with he up to our people; we shall likewise see what effect it may be like to have upon our sugar colonies. In the mean time the prohibition cannot be attended with any extraordinary bad effect, and therefore I shall be against adding the clause which the honourable gentleman has proposed.

To this it was replied by the Members, who were for the Clause:

Sir: When the honourable gentleman, zir Joseph Jekyll, was pleased to find fault with the great number of our passer houses, I wish he had added taverns and alchouses, for I am convinced the great number of the latter is as sensible a grievance as the former; and have contrived more temptations for people to loiter away their time's but the unbounded liberty so many years given to setting up public houses of all kinds, proceeds from an error in politics, by which it was the interest of those to multiply such , houses, who only had the power to prevent their increase. This, Sir, is the true cause of that prodigious number of houses of entertainment set up in every part of this kingdom; and the power of those, to whom we had given an interest in such houses, has been so considerable, that it was in vain for any gentleman to propose a remedy. Notwithstanding the terrible Outcry, that was universally raised against the excessive use of spirituous liquors amongst the common people, I doubt much if we could have applied any [VOL. IN delle et ete te tee t fabre pre

because in the making such there are great | had found it their interest to agree to

I shall readily agree, Sir, that the present number of our Punch-houses is too great; but there is a great difference between too great a number and none at all: by the proposition now made, the retailing of punch will be confined to houses where other strong liquors are by licence to be sold, which will of course very much di-minish the number of our Punch-houses; and where men are allowed to drink any other sort of strong liquor, I can see no reason why they may not be allowed to drink punch, for I am persuaded it is as wholesome a liquor as can be found at ment, at least, for one year, of the bill as ; such houses. I wish, Sir, that effectual methods had been taken, many years since, for preventing our people from supporting their families by the retail of spirituous liquors. I am convinced, that thereby the labour and industry of all our people has been very much diminished, and therefore I wish some effectual restraints had been laid upon those, who have the power of granting such licences. Though the public good certainly requires an immediate restraint upon the excessive use of spirituous liquors, yet I cannot think that a prohibition of selling any such liquors by retail, especially when they are rectified by water, or made into punch, can be absolutely necessary. Nay, if such a prohibition were necessary, my concern for the numbers of people who now live by that retail is such, that I should rather be for introducing the prohibition by degrees; by which method a general distress would be prevented; because some would die in the mean time, and the rest would have time to provide a livelihood in some other

> This Bill would, I believe, have met with very little success, if it had not been supported by another Irn than wha! now made part of it. I shall admit, Sir. that those who find a private interest in any public nuisance, generally endcavour to oppose its removal, even although they are fully sensible that their country must be ruined by its continuance. Of such men, I am afraid we have too many in this kingdom, but I hope not one in this

With respect to our Sugar colonies, Sir, I am surprised to hear such reasoning upon that subject. They may probably be ruined by prohibiting the retail of their rum in Great Britain; but gentlemen say, effectual remedy, unless some persons we may give them a full compensation the

n st sacci, which to me seems the same as a I should say to a man, I must now kee k yeer brains out, but next year I sac do smetting to living you to life e in. For God's sake, Sir, let us consider the univaluate case of many of our sugar islands, whose whose subsistence depends upon the rale or teat maiety of their runn, at the we are by the late to deprice then of. The produce of their whole present carp of sugres, and the other my thoi theartain, may be necessary for der a gathe charge of their next ver's er plantal we disappoint them in the beat or what they designed for sales fing the clerob settley most breck in u oa the stock recessify for penducing another crop, by w'.,' he ns every sagar planter, who will be a livel, the wirld, must necessarly be or done. The I am perhaded vill be the case of most of our small olutes, and in the rive kno the surely or sear is aids ecis's subough the regulations of are ment year to mile may be a compet athe r to those who can struct the shick. There is no pretence for soony the the us o run then much into pouch, for o e yer I per, vill de from the bright or morals of the parale no Court Lasting therefore y la should we do an inpriy to our sugar planters, till we are into to cant them a proper werese. Whe I while we prevent the sie of their n e cel regulation as the enthe the i to sell it to advantage at some our r man' t

We are told Sir, that our sold sponters might sell their sym maca encaper, and yet have a considerable viarligit, 't from their several pontations; but I vie's that gert of reasoning had been founded a perficts liot atouthe House; ir I because, if we vere to examine an eight of the they would give us a righter of the convin rights, to the thing continuents to do not a control to all know the do not a land to a l Like Contraction pre text. nt who c are the control two the relations comballed cas of forced of the state of the large large of the large

nation, to enable our sugar-planters to see their rum at foreign merkets twher ton m Great Britain; but it to not the prese the poor planters sell it at, which preverta its being sold in loreign markets, it is the wise regulations we have made here at home, for we seem to have taken one to prevent its being as their power to di of their ram at any foreign mera to poor first place, their ran taast be all and the (noit Britain, before it can be corned as any foreign market in Lurope; a that t much be charged with deable free int and do, le commission, besides partewhichage, and a can other shall a ... about he incertibed and executation. all which, upon sun a cheap and side a bucky commodity, must amount to more than the value of the print cast. and in the next place we knew to . I order to make rom pasta is, it met be kept in a good colar for several years; now there is e but less of our inters ca spretite pil are not three, nor year dat be proper to keep it in those Lot of mater: and or is a . . is meriercounts at home to pay the are series it so rate, it is 7, so collect it me posible branche there's he is a hat for a symple to or be a color of do, the uncreat of the dates apon that home i. e. so lumb, that it is stressible to select to advance, a lary to im m ract. Both these as a com a levery easily removed; seed not see done we was jernage may the without home-consumption of that hower, but all then I are any need, the patting a costo our long transpling, will be running the row or run and a nely our sequences to Bet.

The said, and it apen on probabing the retailer, the regently title to be a server of new by that of a half in commerced the 1 de esta to Cened or as he just, of agers he is a La mar te, district in a traffertruck, italian in the interpretation of the interpretation of the interpretation of the interpretation in the interpretation of the interpretation out in the same of the same town somewhat we start to the town two the red or control of the control eer'd up में किया है अब अबर अवेरण हार्रिक उठा दे का दे लोकन भारतीय प्रदेश की themen हो never become

so general as the use of punch; and unless sion, is an objection that will light equally this happens to be the case, our sugar- strong against every clause in the Bill; for

their sugars as well as their rum.

I will allow that by prohibiting the retail of punch, some little addition will be made to the consumption of our homemade wines; but I am convinced the chief addition will be to the foreign wines, which must necessarily be a great disadvantage, to the nation, though it will be a double advantage to the Civil List; for that revenue will be considerably increased by the great number of new wine-licences, that will of course be taken out, every shilling of the duties upon which belongs to the Civil List; and it will besides get a great deal more by the consumption of wire, than it could have ever got by the consumption of rum made into punch; for as one bottle of good rum made into punch, will go as far as four bottles of wine; and as the Civil List gets at least 16d. by the consumption of four bottles of wine, and but 9d. or 10d. at most by one bottle of rum made into punch, the Civil List will be a double gainer by this change of liquors, It is true, a considerable adoition has always been made by adulteration to foreign wines after they are imported, so that we cannot suppose the Civil List will get 4d. by every bottle hereafter to be consumed: but then if the drinking of punch be continued, we cannot reckon that the Civil List could get 9d. or 10d. by every bottle of rum made use of, because great quantities of punch have always been made of rum run in without paying duty; and the quantity of punch, made from such liquors, will always be at least equal to the quantity added by our wine-coopers to foreign wines after importation.

The clause now offered is, in my opinion, Sir, drawn up so cautiously, that it is impossible to make any handle of it for evading the law. The punch, to be retailed by this clause, must be mixed with two third parts water at least, in the presence of the buyer, and must not be retailed in a less quantity than one pint, or at aless price than after the rate of 5s. per gallon: it will therefore be impossible to sell any spirituous liquor under the name of punch, unless it be mixed with two third parts water; and the not allowing it to be sold at a less price than 5s. per gallon, or in a less quantity than one pint, will prevent tippling as much as possible. To pretend that the frauds cannot be discovered, because the drinkers will always be parties to the eva-

restricted lead belowe

colonies will suffer in the consumption of the drinkers must be parties to every fraud that can be committed, and yet it is to be presumed, that they will generally be the informers: nay, even with respect to retailing of gin, it may safely be sold and drank in a private corner, without any danger of discovery, unless the drinkers themselves become informers.

> The bill now before us may indeed, Sir, very properly be called an experiment: It is, I believe, one of the boldest experiments in politics that was ever made in a free country: and seems as if intended to try the subrelision and o ed accord a freple: even, though the clause now proposed be added, like Saul, it will ruin its thousands; but if this clause be not added, like David, it will ruin its ten thousands; and if by this bill our sugar-trade should be destroyed, it will ruin the whole nation at last. I truly, Sir, make no question, but that the bill will be found to stand in need of some amendments in the very next session; I do not know but a great part of it may then be repealed; but as for that part of it which relates to the Civil List, I doubt much if it will ever be in our power to get it repealed: I am convinced, that before next session it will be found necessary to alter the whole scheme of this Bill, and to contrive some new method for preventing the excessive use of spirituous liquors among our common people; but in the mean time thousands of our people abroad and at home will be utterly undone: And as such persons cannot be recovered, nor receive any benefit, by those alterations we may then think proper to make, I am for preventing the spreading of this desolation as much as possible, and therefore am for adding the clause now proposed.

The question was then put, Whether the above clause be added to the bill; which passed in the negative, by 203 to

April 20. The said Bill was read a third time, and passed without a division; and sir Charles Turner was ordered to carry it up to the Lords.

Proceedings in the Commons on the Mortmain Bill.* The Master of the Rolls,

a " This bill took its rise from several incidents that had luch I repend by the he as at law Laden to be found to bly by o, it is a astentitious, aspos tions of their leasts cha

(sir Joseph Jekyll,) moved for leave to bring in a bill to restrain the Disposition of Lands, whereby the same became unalienable; which was accordingly granted, and the Master of the Rolls, Mr. Ord, Mr. Glanville, and Mr. Plumer, were ordered to prepare and bring in the same. This bill was presented to the House by the Master of the Rolls, on the 10th, and being received, was then read a first, and ordered to be read a second time. Next day, the House ordered the said Bill to be printed, and it was read a second time on

a following let astron (particularly one Mr. Mitchel, who was going to leave a very large estate in land, to one of the universities) it was judged convenient, for many reasons, to put a stop to so growing an evil. The principle, upon which this bill was founded, that of not suffering lands to go into mortmain or dead hands, had been long a favor de o rees, was the English Commons. But the trade sees of stook to allam, all sent up petitions against it. Several other petitions, were presented against the bill, while it depended in the House of Commons, but very little regard was paid to them, and it passed the Commons, by a majority of 176 against 72. It fact, is sever, with some disheather and great deb test in the House of Pecis

" Lord Gower, who was, at this time, a leading man a the party of the challing both che interest, as it was understood in the reign of queen Anne, moved for an instruction to be gover to the complatee, to receive a Chaise in a fivour of the Universities, with regard to givrightiem liberty to evellange the small livings they were, or might be, possessed of, for others of agreater value (so as the band in of advoice sors, i. t. p sacsem of any co. ge, in at 100 cc and tall a hip present of by the b. The same instruction had been moved for in the House of Commons, but was rejected, as it was now in the House of Peers, though supported strenuously by lord Bathurst, the earls of Abingdon, Strafford, and others, who were torked in a no constitute out belone or tory july 850 con beach beach a al amendments were moved for, but disagreed to. Therefore a not stream that and has an arrange a section of the se rities of a legal institution, and that therefore it was high time to restrain it. The lord Hardwick, however, was of opinion, that the bill, as the deadle of the transfer of the consideration had been particular. He the confiner a

the 11th, and committed to a Co any the same Here.

March 25. A Petition of the Chancellor, VI to and Sal des of the Lattersty Cambridge, was presented to the Hou. and roll satting forth,

"That the University, and the several colteur the cine creto adictoute dividire the maintaining fit persons in the study sell outely, with by Story was in learning, virtue and religion : and that they had hitherto pursued those ends with great industry and success; and that many excellent books had been written by the are he is a fifth river thought and many useful discoveries and great improvements made in arts and sciences; and the face of the second points, and by their academical education, been so well fitted for the service of the church and state, as to have proved the ornaments and supports of both; and that the university had at all times before been thought worthy of the countenance of the legislature, and continually favoured by persons of all orders and degrees, eminent for wisdom and public spirit; and that, if the Bill to i time it soft it die a a law without amendment, it would, as the

son making such transfer, shall extend, or be construct treated transparence as estate in lands, tenements, or hereditaments, or my harster et aly stack, to be note as y and bona fide, for a full and valuable consideration actually paid, at cab tescence inhance on conveyance or transfer, without fraud or coha-

" Some lords, who were very sangume for the bill, went so far as to say, I that the above clause would defeat the whole intention of it, by giving rise to collusion; because a party they sense of the and the more say he tually paid for it; but it is in the party's power to leave the money, at his death, to the corporation of charity, who shall purchase it.' But lidity of the purchase must depend upon the bona fide intention; and should any such colsold as a startes is an appear transferer should not survive his deed, the first to two log, and the relation for six () are now had come and the respectively but come at paid by the purchasing body politic, and perclause, providing, That nothing herein befor the bill; which, after some other
than the best of the bill; which, after some other
than the best decided a second diegram was put to dith.

petitioners apprehended, be attended with consequences greatly prejudical to them at that time, and much more so in time to come, because it would, in a great measure, prevent all donations to supply present or future deliciencies, or for any other wise and great purposes, how useful and necesgary soever they might be thought; and that a considerable part of their revenue grose from annuities and other certain payments issuing out of lands and other estates; and that many of those payments having been fixed in the reign of queen Elizabeth, and still continuing invariably the same, were then, by the great fall of money since that time, sunk so far below their original value, as to be insufficient to answer the purposes, for which they are designed; and that several headships were under 120, some under 100l. per ann. and that the salaries of some professorships were under 50% per ann and others, as those of Botany, anatomy and christianity, had no endowment at all; and that the income of much the greatest part of their tellowships was under sixty, of many under forty, of some so low as thirty, and twenty, and fifteen pounds per ann, and that many of their scholarships and exhibitions amounted not to above six, four, and three pounds per ann. and that some were even under those small sums; and that many poor students had neither scholarship nor exhibition to help towards their maintenance; and that the number of advowson, in most colleges was very small in proportion to the number of fellows: and therefore praying the House to except that university, and the several colleges therein, out of the sald Bill."

Which Petition was ordered to be referred to the Committee of the whole House, to whom the said Bill was com-

matted,

March 26. A Petition of the Chancellor, Masters and Scholars of the University of Oxford, in behalf of themselves and the several colleges and halls within the said university, was presented to the House, and

read; setting forth,
"That the Petitioners apprehended, that by the Bill then depending before the House, to restrain the dispositions of lands, whereby the same become unalienable, and their successors might be deprived of the assistance of future benefactions and m the distriction of the matter than the districtions, for which that ancient uni-

tioners were by their constitution entirely founded in charity, and must ever continue to depend upon it; and that notwithstanding the large benefactions with which they had been formerly endowed, yetmany of the societies were so meanly provided for, that the pious designs of their founders must remain imperfect, without future beretaction, and had be natural by long experience to rise by such slow degrees, that the petitioners hoped, that, when their case was duly considered, they would not be thought to be within any of the general mischiefs that might arise from alienations in Mortmain; and that, as their present possessions were inconsiderable in respect to the great number of persons that were maintained out of them, and that as the donations they then enjoyed, as well as those they might afterwards receive, must be solely appropriated to the advancement of religion and learning; for these reasons they hoped, that no difficulties or discouragements would be put in the way of those, whose pious and charitable intentions might dispuse them to give their assistance towards rendering the university in general, as well as the several societies of it, more instrumental in promoting those great and necessary ends; and that the exergical for the rists of the thornal in the Bill; or that they should meet with such relief from that House, as to the House should seem meet."

Which Petition was likewise referred to

the Committee.

March 31. A Petition of the Governors of the Charity for relief of the Poor Widows and Children of Clergymen, was presented to the House, and read; setting forth,

" That by letters patent of king Charles 2, the petitioners were constituted a corpotion, for relief of the poor widows and children of clergymen, and made capable in the law, to take lands, tenements, and hereditaments, not exceeding the yearly value of 2,000l. and also goods, chattels, and things of what nature and quality soever, and to alienate and dispose of the same; which capacity was enlarged by his late Majesty king George 1, to 3,000/. a veer more, and that the institution of lance charity had been so well esteemed, and supported by so many pious and well disposed persons, that the petitioners had, for divers years past, been able to make a distribution of 51. a year to above 800 widows of very poor clergymen, and to put out versity was founded; and that the petimany of their children yearly to useful

9 GEORGE II. rames, who otherwise must have been borthen ome to tacir respective parishes, and their emaires less useful to the Commonwe din, an account whereof had been annow v printed and purdished, and coat the objects of the charity were for more numerous, t, an the petationers could provide for, out of the electrical and older venues, and the dr. be relations, their corten annual revenues and execute a of rule a year, and therefore, as that or or ty was so well founded, and for so good purposes, and that corporation restorted from accepture lands beyond 5,000% a year, and these alie, able in the discretion of the petitioners, praying, that that corporation might be wholly excepted out of the bul then depending in that Illiuse, for restraining the dispositions of lands, whereby the same became un menable, or that such provision hight be and thereby, that that corporation might easily the benefits intended them by the said royal grants, and that the same might be preserved to them, to the fiel extent thereof."

No motion being made for referring this Pell ion to the Committee, it was proceed

to all a son the table.

Apr + 2. A Pet tion of the Governors of the Bounty of queen Anne, for the dagmentation of homesternice of the prochart, was present d to the flous, an

read, ettinition i,

" That the search or were made a body comparate by it I to be to quen And, in the (d year or a reg), is purruance ca e ractio, part acut, impowerin, her to settle upor them, the revenue of flocks outs a discitlis, brine argmentatractuent a more or the poor clory, and to make rile and orders for the regular admin stration of the searc, by which stature licence was given to all and every pers ter persons, by deed errored, in such man ar, at I within such time, as was directed by to so thate made in the 27th year of the re- of Henry 8, for enrollment of harring and so es, or by last not or to tall oil only executed, to grant to the sale compendion and their successors, lands, teacheats, heredituments, goods and cletters, for the purposes mentioned in the said act, which corporation had also thereby fall capacity to purchase, take, and enjoy any money, lands, tenements, goods and chartes, without any factor or writ " ad quad dannum," the statute of Mortmain, or any other statute or law to the contrary notwithstanding, and that aftervarus, in pursuance of the powers granted

by the said statute, divers rules and order were settled and confirmed by her sad late Majesty, under the great seid, by some on which rules and orders, the augmentators to be made were orrected to be ay hat a purchase, and not by way of p tism; all the stated sum to be aboved for the mentation of each care, was lamited t Lett, to be invested in a parchas, as it expence of the corporation, and the all governors were empowered to greather d sum of 20% to cares not exceed gon per ann. (which sum vas affection, Ly the authority of king George c, extens to 50% per ann.) where my persons are a give the same of greater value in lands of tickes, and such governor were directed. every year, between Christi ias and Laster, to cause the account of a hat money the had to distribute that year, to be and ted, and seven they know the sum, probably not tice was directed to be given, that they had such a sum to di tribute in so man, shares, and that they would be ready to apply those shares to such cures as wanted the same, and were by the rules of the corporation qualited to receive them, where ar person would add the like or great was a to it, or the value in lands or fithes for any particular cure, and that the petitioners apprecianded, that by the ba then dipead glefore the House, to resend the dispositions of land, whereby the rice became und enable, the right and povices vested in them by the said act, and by the rules and orders made in parsource the col, modit ac greatly affected, if some proper posision should not be mad, to prevent it, and therefore praying that a clause or claires might be acred, whereby the said rights and powers aught be secured."

After reading this Petition, a motion was m, do and seconded, for ordering it to be rear ed to the consideration of the Commute e to whom the said Bill was comm tred; and the same being opposed, after prictly long debate, the question was putand, upon a div sion, carried in the p 3-ative, by 113 to 95; whereupon the Pet. HOR was ordered to be upon the table.

The same day the House resolved itself into a Committee of the House upon the said Bill, and made some progress, Mr. Gibbon being in the chair; afer which, Mr. Speaker resumed the chair, and Mr. Gibbon reported from the Committee, that they had made some progress in the Bill, and had directed him to move, that they might have leave to sit again; whereupon it was resolved, that the House would, upon Monday then next, resolve itself into a Committee of the whole House, to consider further of the said Bill.

April 7. The Committee having gone through the Bill, they reported the Amendments they had made to it, when the House should please to receive the same; and on the 7th, A petition of the governors of the Grey-coat hospital in Tothill-fields, of the royal foundation of queen Anne, was presented to the House

and read, setting forth, "That by letters patent, dated the 19th day of April, in the 5th year of the reign of the late queen Anne, the petitioners were constituted a corporation, and made capable in law to take lands, tenements, and hereditaments, not exceeding the yearly value of 2,000l. and also goods, chattles, and things of what nature or value seever, for the benefit of such poor children of the parish of St. Margaret, Westminster, as from time to time should be admitted into the said hospital; and that the petitioners had for several years past, been enabled to maintain, cloath, and teach a considerable number of poor children of both sexes; and had, from the time of the first foundation of the said hospital, placed out above 500 children apprentices, some to the sea-service, and others to useful trades, husbandry and housewifery; and that the children then, and many years past, were many more in number than the je the ners et al rio do for by the yearly subscriptions and collection joined to the certain annual revenues of the said hospital, which together at that time, did not exceed 700% a year; so that, were it not for the casual and generous benefactions the petitioners had received by the bequests of several pious and welldisposed persons, they could not take so many poor children into their care and protection, to bemaintained, clothed, and instructed; and therefore, in consideration the annual revenue belonging to that hespital was of so small a value, praying that that corporation might be excepted out of the Bill then depending in that House, for restraining the dispositions of lands, whereby the same become unalienable, or that such provision might be made thereby, that the beachts intended there by the grant of their royal foundress, might be preserved to them in their full extent."

Which Petition was ordered to lie on the table.

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the several charity schools within the cities of London and Westminster, borough of Southwark and bills of mortality, in bebalf of anwards of 5,000 coor chacten cloathed and educated in the said schools, and so in behan or all other charge schools in this kingdom, for the education of the children of the poor in the principles of the church of England, as by law established, was presented to the House and read, setting forth:

" That if the Bill then depending in that House, to restrain the Dispositions of Lands, whereby the same become unalienable, should pass into a law without amendment, it would prevent many charitable donations for the promotion of the said schools, which were so far from having any large endowments in land or money, that very few had so much as a schoolhouse; and that, as the voluntary contributions did not equally and regularly answer the constant expences, the trustees in several places have been obliged to reduce the number of their children, and in others the schools had been entirely laid down, for want of means to support them; and representing to the House the great usefulness of those schools; and alledging, that, during the continuance thereof, the petitioners have placed out upwards of 17,000 children, within the said bills of mortality, to apprenticeships in the lower trades, and to menial services, whereof about one half had been put out to such services, besides near 400 bound to the sea-service; and therefore praying the House to except the said charity schools out of the said Bill, or to grant them such other relief as to the House should seem meet."

This P ta'm was likewise ordered to

lie upon the table.

The same day, the Bill, with Amendments, was ordered to be ingressed; and on the 15th, it was read a third time, and a motion made for its being passed, which occasioned some debate; but upon the question being put, it was upon a division Example rolling and in 17 to 72, and Mr. Gibbon was ordered to carry the Bill to the Lords, and desire their concurrence.

Debate in the Lords on the Mortmain Bill.] The Mortmain Bill was read a first time in the House of Lords, a second time on the 20th, and on the 5th of May, the said House resolved itself into a Com-April 8. A Petition of the trustees of mittee upon the same, when the chief debates happened both in relation to the merits of the Bill in general, and in relation to the several particular clauses. Before the House resolved itself into the said Com-

The Lord Giver moved for an instruction to receive a clause in favour of the universities, much of the same nature with that proposed in the House of Commons, with respect to the giving them a liberty to exchange the small livings they were, or might be in possession of, for others of a greater value, so as the number of advowsons in the possession of any college, might never exceed the number prescribed by the Bill; in which he was supported by the lord Bathurst, the earl of Abingdon, the earl of Strafford, &c. but upon the question's being put, it was carried in the negative. After the House had resolved itself into the Committee,

The Earl of Strafford took notice that the words 'to uses called charitable uses' in the Preamble, seemed to cast some sort of reflexion upon those charitable foundations which had been lately established, none of which, he hoped, their lordships would look on as a public mischief, and therefore he proposed leaving them out, in which he was seconded by the earl of Abingdon, and the bishop of Salisbury; but this Amendment was disagreed to, because some of the late dispositions made to such foundations seemed to he a little extravagant, and even the foundations themselves, if they had not already, might very soon become a public mischief.

The Bishop of Salisbury likewise took notice, That, by some words-in the first enacting clause, the charitable foundation called queen Anne's bounty, which he hoped was looked on by all their lordships as a most useful and necessary foundation, would be disabled even from taking any sum of money or other personal estate; for by that clause, as it then stood, no sum of money, or other personal estate whatsoever, to be laid out in the purchase of lands, could be given by will to any charitable use whatsoever; and as that society, by their own rules and orders, were obliged to employ all sums of money left to them in the purchase of lands, he was afraid, that every legacy left to them by will, would be within the restraining words of that clause; therefore he hoped some explanatory words would be added in behalf of that society; but this was likewise disagreed to.

the general words in the restraining clause might, in some cases, affect purchases for a valuable consideration, therefore he mov. ed, that the following Proviso should be inserted in the Bill, viz.

Provided always, that nothing herein before mentioned, relating to the sealing and delivery of any deed or deeds, twelve kalendar months at least before the death of the granter, or to the transfer of any stock, six kalendar months before the death of the granter, or person making such transfer, shall extend, or be construed to extend to any purchase of any estate in lands, tenements, or hereditaments, or any transfer of any stock, to be made really and bona fide for a full and valuable consideration actually paid, at or before the making such conveyance or transfer, without fraud or collusion.

This was objected to by some lards, as being unnecessary, and as it would afford a handle for evading the law; for as conveyances of land-estates might be, according to the laws of this kingdom, made by persons on their death-bed, it would be easy for any charitable corporation or body politic, to pay a full and valuable consideration in ready money, at or before the making of any such death-bed conveyance or transfer, and at the same time to have a will made, whereby the sum so paid should be left them by way of legacy, which would be a good bequest; and with that legacy the body politic might replace the money which they had laid out upon the purchase: but it being the general opinion, that such a conveyance and bequest would be interpreted, as made by fraud or collusion, in order to evade the law, and would not therefore be within the proviso; and it being thought, that it would be a great hardship upon all bodies politic, to make void every purchase or transfer they could afterwards make or receive, in case the granter, or person who made the transfer, should, by accident, die within a twelvemonth after such purchase, or within six kalendar months after such transfer, even though really and bona fide made for a full and valuable consideration, paid at or before the making of such purchase, or transfer, therefore it was agreed, that the Proviso offered should be inserted, and made part of the Bill.

The Committee went afterwards through the Bill, and ordered their Amendments to be reported to the House; and accor-The Lord Marduicke took notice, That parally, on the Ilias the ford Pelanar,

their chairman, reported the same to the House, when a proposition was made to leave out at the latter end of the first enacting clause, these words, viz. And unless the same be made to take effect in possession for the charitable use intended, immediately from the making · thereof, and be without any power of revocation, reservation, trust, condition, limitation, clause or agreement whatsoever, for the benefit of the donor or granter, or of any person claiming under him. This occasioned a pretty long debate, the substance of which we shall give in the argument upon the Bill in general; but the question being at last put, Whether those words should stand as part of the Bill, it was resolved in the affirmative; and the amendment made by the Committee being agreed to, the Bill was ordered to be read a third time; which was accordingly done on the 13th, and the Bill passed without a division; but the following temporal Lords entered their Protest, without giving any reasons, viz. Abingdon, Beaufort, Oxford and Mortimer, Montjoy, Northampton, Litchhere, Straio, d.

The Arguments for the Bill were as follow:

My Lords; As the landed interest of this kingdom has always been our chief support against foreign enemies, and the great bulwark for defending the liberties of the people, against the attempts of ambitious encroaching power, therefore it has always been reckoned a most necessary and a fundamental maxim of our consultation, not to allow any great share of our landedinterest to be vested in societies or hodies politic, either sacred or profane: this maxim appears to be co-eval with our monarchy, and it is expressly established by the great charter; for though grants or alienations of lands to religious houses only, be thereby prohibited, yet this prohibition was founded upon the general maxim, and religious houses only were then mentioned, because alienations to them was at that time the only transgression of this maxim, which had been felt or complained of; but, in the very next! reign, in the seventh year of the reign of our great Edward 1, this defect was supplied; and by an express statute alienations of lands to any body politic whatsoever, were forbidden, under pain of forfeiting the same: nay, so sensible was that wise king. of the occessity of this maxim, that by [VOL. IX. Teacher that he had

the said statute it is enacted, that no body politic shall presume to appropriate to themselves any lands or tenements by any artful or evasive method whatsoever; and of such consequence was the alienation of lands in Mortmain, thought of old, that by one of our old statutes, the writ 'ad quod Damnum,' for alienating lands in Mortmain, was ordered not to be granted but upon Petition in full Parlament.

It is true, my Lords, our ancestors had several reasons for preventing the alienation of lands in Mortmain, which do not subsist at this day. We are not now in any danger of having our lands swallowed up by an ambitious and avaricious clergy, therefore we need not provide so strongly against our lands passing into their hands, The defence of the nation does not now so much depend upon our militia or military tenures, therefore the safety of the nation cannot be brought into so great danger by a multiplicity of such grants: and as our last land, the second resolution against enure, neither his Majesty, nor any inferior lord under him, can be so much injured by such a grant; but there is another reason which then subsisted, which now subsists, and which will always subsist; for if a great part of the land estates of this kingdom should ever come to be possessed by corporations or bodies politic, it might be of the most dangerous consequence, both with respect to our security against foreign invasions, and with respect to the preservation of our rights and privileges; because it is certain, that a man who has in his own person a particular right to any land estate, which he may transmit to his posterity, will be more daring and active in the defence of that right against a foreign enemy, and more jealous of arbitrary power by which that right may be made precarious, than we can suppose any man will be, who has a right in the lands only as a lessee, or as a member of a corporation. This, my Lords, to me will always be a strong reason for looking with a jealous eye upon the growing property of corporations in the lands of this kingdom: this I take to be now one of the chief reasons for not allowing any bodies politic to purchase lands without the King's licence: and while our laws continue as they stand at present, it is to be hoped that the power of granting such licences will be made use of with great circumspection.

As this power has not yet been too far extended, as we are certain no wrong or moving use will be made of it during me

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present Majesty's reign, therefore it is not vet absolutely necessary to subject it to any resteaint; but, my Lords, there is an evil lately grown up; an evil not founded upon our ancient constitution, but an evil about two centuries ago, from the common law of this kingdom. I mean the liberty of granting or devising all sorts of land estates by will, and even upon deathbil, co. may to the assappeartment and disherison of a man's natural and lawful heirs, but to the prejudice of the common good of the langdow, mean controlletion to that ancient maxim, which forbids the granting or alienating any lands in Mortmain. Happy was it for this nation, and for many great families in this kingdom, that no man had such a liberty in the times of popery and superstition; for if men could have then granted their estates by will, we should never have had such an article as I have mentioned in Magna Charta nor any law against Mortmain, we should never have had a reformation, nay, I doubt much if we should have had a layman of a land-estate in England: but luckily for us, we did not think of this alteration of the common law, till-the reformation was not only begun, but pretty far advanced, and those monasteries and religious orders dissolved, who had been for ages the taxers of every dying man's will, and the terror of all his relations.

We know, my Lords, that this liberty of devising land-estates by will, was first established by a statute of the 32d of Henry 8th, which was explained and enforced by another statute of the 34th and 35th of that king's reign. However, by these two statutes there were some restraints laid, or rather left, upon granting or alienating land-estates by will; for a man was allowed to devise but one third part of his lands held by knights service, and there is an express exception made with respect to bodies politic or corporate: so that no man could, by these statutes, devise a landestate to any body politic or corporate, no not even with the King's licence; but both these restraints are now in a great measure removed; for all tenures having been, by an act of the 12th of king Charles 2, tiracl into fice and comman speage, a man may now devise by will all his feesimple lands if he pleases; and, by an act of the 2d of queen Anne, any person may by will devise his whole land-estate to the corporation for the bounty of queen Anne, and they are enabled to take and enjoy the

same, without any licence or writ ad quot damnum. So that, with respect to this appointment and disherison of his natural and lawful heirs, but to the prejudice of all the common good of this kingdom, and in contradiction to that ancient maxim, which for hids the granting or all the gr

So careful, my Lords, were our ancestors in preventing the lands of this kingdom from coming into the hands of corporations or bodies politic, ecclesiastical or lay, sole or aggregate, that grants or alienations of lands to any person or persons in trust, and for the use of such bodies, are declared void by a statute of the 15th of Richard 2, and by a statute of the 28d of Henry 8, all grants and alienations of lands, to any person or persons, in trust for any superstitious use, are declared to be utterly void. But, of later times, we have found out a sort of use called a charitable use. for the benefit of which a man may alie. nate, grant, or devise his lands; so that as the law stands at present, though a man cannot devise his lands to any corporation. except that for the bounty of queen Anne, yet he may now upon his death-bed, and even in his last moments devise his whole land-estate to any person or persons in trust, for the benefit of any charitable use he pleases to appoint.

How we have come, my Lords, in these Inter age, to crowsh so a washin liberty of devising land-estates by will, and in Mortmain too, I do not know; but I am sure it is inconsistent with the ancient maxims of this kingdom, and with the laws now subsisting in most countries of Europe; for in Scotland no man can, as yet, grant or devise any land-estate by will; and in Wales, the liberty of espesie, of estates by will was so much confined, that they could not, by their last will or testament, freely dispose of their chattels, till an act was made in the 7th and Sth years of the rego of his late 101 king William for that purpose. Though this anhounded theiry may be act. of I with some conveniences, yet I am persuaded, it often subjects dying persons to great trouble and solicitation, so that many of them have been, and way may be, obliged to practuse the purilege of pass

ing their last moments in case and quiet, at the expence of their natural heirs; which I must call an injustice done to a man's next relations, if they have never been guilty of any thing to deserve being disappointed of that expectation they are justly entitled to by the laws of their country; and it is certain that more law-suits have sprung from this fountain, than from any other regulation in the whole body of the laws of England: this injustice and inconvenience are most emphatically, as well as prophetically, taken notice of by the great Coke, in his remarks upon the two statutes of Henry 8, I have mentioned; where having taken notice, that, by the common law, no lands or tenements were devisable by any last will and testament; 'but now (says he) since Littleton wrote, by the statutes of 32 and 34 Henry 8, lands and tenements are generally · devisable by the last will in writing, or the testament of the tenant in fee-simple, whereby the ancient common law is altered, whereupon many difficult questions, and most commonly disherison of heirs' (when the devisors are pinched by the messengers of death, he might have added, some other sorts of messengers) · do arise and happen.' From these words we may judge, that that great man did not much approve of those two statutes; and if he had been alive at this day, I am convinced he would have much less approved of the statute made in the 2d of queen Anne, which I have already taken notice

I am very far, my Lords, from disapproving of all charitable foundations, or of all donations to charitable uses, either by will or by deed; but I am convinced, that our charitable foundations may become too numerous, and that some of those we have already established, may become too rich and extensive, especially if the unlimited power of granting licences, first vested in the crown, by the statute of the 7th and 8th of the late king William, be not cautiously and moderately used. However, as no wrong use has yet been made of that power, as there is no appearance or suspicion that a wrong use will be made of it, there is therefore no present occasion for laying any restraint upon it, or for laying any restraint upon those donations which are made to corporations or charitable uses, by men in full health and vigour, and to take place immediately upon the executing of the writings for that purpose; but as for those donations which are made by will-

or by any deed in the nature of a will, and not to take place till after the death of the donor, I am of opinion, that it is high time for us to re-assume the maxims of our ancestors, by restraining this testamentary power with respect at least to land-estates; for, by the specious pretence of charity, the solicitations of those who are interested in charitable foundations, and the pride and vanity of donors, it is to me highly probable, that too great a part of the lands in this kingdom may soon come to be in mortmain, to the prejudice of the nation in general, and to the ruin or unjust disappointment of many a man's poor relations; for I cannot but think that a man's heirs at law have some sort of natural right to succeed after his death, at least to his land-estate, unless they have forfeited that natural right by some sort of unnatural behaviour; and I cannot think it any charity in a man to give, even to the most charitable use, that which he cannot in himself either possess or enjoy: the giving of any such charity I shall always look on rather as an act of injustice towards the heir at law, than as an act of charity in the donor; and as the giving of land-estates in such a manner, is contrary to the ancient maxims of the kingdom, and may be of dangerous consequence to the public, I think it ought to be prevented. This is what is intended by the bill now before us. and therefore I am most heartily for its being passed into a law.

The Answer was in substance as follows:

My Lords; That we have very ancient and very strong laws against granting or alienating lands in Mortmain, is what I shall not deny, nor have I, at present, any occasion for so doing; but the chief reasons for enacting those laws were such as do not now, nor I hope ever will again sub-sist in this nation. We know, that while Popery was established in this country, all the lands which the priests regular or seculta, could once get possession of, became not only unalienable, but were in a manner torn off from the commonwealth, and dismembered, as it were, from the body of the society; for they were rendered for ever free from public taxes, or from being obliged to contribute any thing towards the safety or defence of the kingdom; and as the priests were more properly the subjects of the pope of Rome, than of the king of England, every enlargement of their possessions was an encreasing of the power of a foreign prince, in the very

bowels of the kingdom. This was the chief and the strongest reason for preventing the alienation of any lands to them; and there was another reason of a private nature, which was good against alienations either to lay corporations or ecclesiastic: I mean the damage that might accrue by alienations in Mortmain, to the lords of whom those lands were held; for the lord was thereby for ever deprived of all those profits and services which were or might become due to him by the nature of the tenure; but as neither of these reasons now subsist, as no lands alienated in Mortmain can now be freed from any of the public taxes, and as no private man can suffer by any such alienation, we have not so great cause to guard against alienanutions in Mortmain.

I shall grant, my Lords, that a man who has a particular right to a land-estate, which he may transmit to his posterity, will probably be more concerned about the preservation of that right, than about preserving a right which he has in lands, only as a member of a corporation; but every man, who has a concern in the management of a corporation, has some property of his own, and the preservation of that property will make him as daring and active against a foreign enemy, and as jealous of arbitrary power, as his nature and constitution will admit, which is all that could be expected of him, were be the proprietor of those lands, in which he has only a right as a member of a corporation; so that if all the lands in England were in the possession of corporations, I believe the people would be as ready to defend themselves against a foreign enemy, and as tenacious of their liberties and privileges as they are at present: And as for our religious corpora-tions, besides the concern which every member must have for preserving the private property he possesses, if he has any regard for the religion he professes, he mist have a more than ordinary concern for preserving the nation against foreign invasions, and for preserving our happy constitution; for by the success of any foreign invasion, the established religion would certainly be destroyed, and it would be in 8 very precarious situation, if it should ever come to depend upon the variable will of an arbitrary prince: from whence I must conclude, that neither the safety of the nation, nor the preservation of our constitution, is much concerned in preventing the alienation of lands in Mort-

The only reason I can suggest to myself for restraining the alienation of lands in Mortmain, is, lest any one particular corporation should, by getting a great deal of land in their possession, become so powerful, as to be able to prescribe laws to the whole kingdom; and I am sure there is not at present, a corporate body in the king. don from which any such danger is to be apprehended; nor can such a danger arise in any time to come, while our present laws against alienations in Mortmain continue in force; for as no corporate body can purchase or hold a greater quantity of land than they are now entitled to purchase. without a new licence from the crown, it will always be in the power of the crown to put a stop to the purchasing of more lands by any particular corporation, whenever it shall be thought proper; which we may assure ourselves the crown will always do, long before any such corporate body arrives at a dangerous pitch of riches and power. With respect therefore to alienations of land in Mortmain, I can see no reason for any new law against them, or for laying any further restraint upon

Now, my Lords, with regard to the granting or devising lands by will, it is certain, that by several late statutes a much greater latitude is allowed in that way, than was allowed by the common law; but we very well know the two chief reasons why no such devises, except with respect to burgage tenures, were allowed by the common law. The first proceeded from the nature of our ancient tenures; for as all our lands were granted to men and their heirs, for certain services to be performed to the lord or granter, it was thought necessary the land should descend to the heir, in order to enable him to perform those services to his lord; so that the first grant was looked on as a sort of entail, for the tenant in most cases could not so much as alienate the lands, even in his life-time, without the consent of the lord; the nature of the tenure therefore disabled him from disposing of his fee without the consent of his lord, and if he had time to old an the consent of his lord, for granting his fee to any other person except his next heir, it was as easy for him to do it by deed as by will; for which reason, while things continued in that situation, it was quite unnecessary to give any man a power to dispose of his land-entate by will, even though he should obtain his ford's consent for so doing. The other reason proceeded from the nature of the Popish rehgion; for in all countries where that religion is established, the monks and friars
insidiously watch the last moments of
every dying person, in order to terrify him
into the giving great legacies to their respective fraternities; and as some of the
tenets of that religion are most artfully
adapted for making men very generous to
the church in their last moments, the lawgivers of this country, as well as most
other countries, took care that it should
not be in the power of those priests to
make themselves the heirs as well as exe-

cutors to any dying person. But now, my Lords, both these reasons are removed from this happy kingdom; and therefore I think the natural right a man has to dispose of his own, at what time and ia what manner he thinks most proper, ought to take place. It is certain, that a power to dispose of a man's estate at his death, in such manner as he may then think best, is a great incitement to industry and frugality, and consequently a great encouragement to trade in every country where it is established; and we may observe, that the trade and riches of this kingdom has increased more in the two centuries since this natural right was restored, than it did in many ages before. It is a power that is coveted by every man, because when he has any estate, and a power to dispose of that estate by will, while he lives he may expect to meet with a proper regard and attendance, both from his next relations and all those who happen to be near him; whereas, take this power from him, and he may very probably, in his last sickness or extremity, be neglected by his next heirs, and despised by all his servants. For this reason, if you lay any restraint upon a man's disposing of his land-estate by will, it will certainly prevent many from laying out any part of their money upon land, which will of course sink its value; for the value of lands, as well as of every other commodity, depends much upon the number of buyers that happen to be in the Even our ancestors, my Lords, notwithstanding the dangers and the approbensions they were under from the insidiousness of Popish priests; yet so sensible were they that this power of dis-posing of our estates by will, was an encouragement to trade, that, by the customs of all our trading towns, and wherever the terrare would admit of it, even lands were devisable by last will: I mean those lands which were held by burguge-tenure; and

though sir Edward Coke does seem to throw some reflexion upon making other lands devisable by will, yet we know it to be an axiom in law, as old as the common law of England, that 'Interest republication supremahominum testamenta rata haberi; which axiom that great lawyer has mentioned with a seeming approbation. shall grant, that the power of disposing of a land-estate by will, may subject a man upon his death-bed to many solicitations and great importunities; by which some men may be, in a manner, forced to disappoint their natural heirs, though this last I believe seldom or ever happens, except where such heirs have been guilty of some misbehaviour, or at least of some imprudence; but there is no convenience in this life without some inconveniences attending it: The possession of a great estate, or of great power, subjects a man to many solicitations and much trouble, yet no man would give up a great estate, in order to avoid so hisolicitations, and very few would refuse to accept of a great employment, because of the trouble atagainst leaving it in a man's power to dispose of his land-estate by will, it would likewise be a good argument against leaving it in his power to dispose of his personal estate by testament, and therefore it might be said, we ought to return to the ancient Welsh law, which was abolished by an act of the late king William. In the same manner, if the multiplicity of lawsuits occasioned by devises of land, could be a good argument against admitting of any such devises, it would likewise be a good argument against admitting of any property; because it is certain, if there were no property there could be no law-suita, But the conveniences attending property, as well as the conveniences attending the free disposal of that property, are much greater than the inconveniences, and therefore both ought to be established and preserved in every well-regulated society: Nay, in most, I believe in all societies, a gre, ter lat tade has been given, and more favour shown to the disposing of estates by will, than to the disposing of estates by deed: In this country we know, that a more benign and favourable interpretation is put upon the words of a will than en those of a deed; and persons under the age of 21 are allowed to dispose of their estates by will, though they are not allowed to dispose of them by deed; besiden several other privaleges with respect to walk,

all which it would be too tedious to men-

Having thus, my Lords, shewn that there is now no danger to be apprehended from alienations in mortmain, or from a liberty of devising land-estates by will, I must next beg leave to take notice of that particular sort of devises which is to be restrained by the Bill under our consideration; and here I hope your lordships will excuse me, if I say a few words in favour of charity. I am sure it does not stand in need of an advocate with any lord in this House; but as the Bill now before us will, in my opinion, be a great obstruction to all charity for the future, I think myself obliged to say something in favour of, that amiable and useful virtue. To assist the widow and fatherless, to relieve the unfortunate and distressed, to give bread and employment to the indigent and industrious, to nourish the tender infant, and succour the helpless old, are actions in a private man, which I am sure, will always meet with a general and just applause; and if they are commendable in a private man, surely they are not so abominable when performed by the public, as to deserve being prohibited by a public law. On the contrary, we find that in all countries, and in all ages, a proper care of the poor, and proper hospitals for that purpose, has always been taken notice of as a certain sign of a wise and good magistracy, and of a well-regulated commonwealth. I am sure I have often heard it told to the praise and honour of a neighbouring republic, that a native of their country is seldom or ever seen begging in the streets; and but very lately in this House I heard great encomiums thrown out upon a certain set of people in this kingdom, for that they took a particular care of their poor. Now, my Lords, if it be a good and laudable thing in a state, if it be a good and laudable thing in any private society, to take a proper and effectual care of their poor, what can we think of a law in any lingdom for preventing its being ever in their power, in a public way, either to supply the poor, or relieve the distressed? In no country, in no society can this be done, in a public way, without a public fund for that purpose; and the larger the fund is, the more effectually and the more generally will the poor be supplied, and the distressed relieved: Therefore in every country and in every society, there ought to be some such public fund; and till that fund be gramed forthe to district to dissert.

the purposes designed, surely no methods ought to be tiken to present to

We have, it is true, my Lords, many and great hospitals in this kingdom, but purposes designed. To nourish and feed our children, to educate them in the true principles of religion and morality, and to breed them up to some trade or employ. ment, by which they may provide for themselves, and be useful to society, are duties incumbent upon every parent; but when the parents are dead, or rendered unable to perform those duties to their children, the children then become the children of the Commonwealth, and those duties ought to be performed by the pub. lic. Let us take a view of the several parts of this great city, or of any part of the kingdom, and we may see that the hospitals we have for poor children are far from being sufficient for all the poor children who have no parents, or whose parents are mable to provide for them. To support a decayed and decrepid parent, who through age or infirmity is not able to provide for himself, is a duty incumbent upon his children, but when he has no construing or such as are unable to discharge that duty, it then becomes a duty upon the public; and though we have several hospitals for the old and infirm, I am sure they are far from being sufficient for the purpose. In the same manner we shall find that our hospitals for sick and wounded, and our hospitals for mad-men and ideots, are far from being sufficient for providing for all such objects of charity: and when we find there is such a deficiency in every branch of public charity, I must think it both uncharitable and unwise to make a regulation which will very much prevent the increase of every one of our public charitable funds.

Among our many other charitable foundations, I hope it will be granted, that the public charity established by her late majesty queen Anne, for augmenting the maintenance of ministers of the established clarich not sufficiently provided for, and from thence called 'The Corporation for ' queen Anne's Bounty,' is a necessary and useful foundation. The distressed and narrow circumstances of many pious and worthy clergymen of the church of England, is an evil and a scandal that has been often taken notice of, and heavily complained of; therefore, in order to provide a cure for that evil, and to remove that

scandal from the nation, her most gracious Majesty, by authority of an act of Parliament, did establish a corporation, upon whom she settled the first-fruits of all henefices spiritual, and by the same act of Parliament any person is enabled to grant to the said corporation any real or personal estate; all which they are to apply to the augmentation of the maintenance of ministers of the church of England, having no settled competent provision, to be applied according to the will of the benefactor, or misacili muse and according to such rules, as should be appointed by their charter: accordingly, divers rules and orders were settled by her said late Majesty, by some of which rules and orders, the augmentations to be made were directed to be by way of purchase, and not by way of pension; and the stated sum to be allowed for the augmentation of each cure, was limited to 2001, and the corporation was empowered to give the said sum only to cures not exceeding 351. per annum, (which was by authority of his late Majesty king George 1, enlarged to 50%, per am and out the surror 20% each, i. fir ! to be applied to those cures not exceeding 50l. per annum; where any person will g to the sone, or greater san or value in lunds or tythes to the same cure. Now, my Lords, let us consider the proper fund of this charity, and the uses for which it is intended, in order to see whether the fund is any way sufficient for answering the design. The only proper fund they have, is the revenue of the first-fruits and tenths, which was granted them by the late queen Anne, and which does not amount to 14,000l. a year; the uses to which this fund is appropriated, are the augmentation of all the livings in England under 50l. a year; and as it is computed there are above 5,500 such livings in England, we must conclude that it will be above 300 years betwee they can make any proper provision for all those of the clergy, who have not a settled competent provision; and I am sure every one of your lordships must think, that it would be a great scandal upon this rich and opulent nation, to leave many of their poor elergy almost in a starving condition for such a great number of years: this, the Parliament which established the corporation, seemed to be fully sensible of, and therefore they enabled them to take donations in land as well as money; and if we are now of the same sentiments, we must be of opinion, that this public charitable fund, like all the rest, is

far from being sufficient for the good purpose intended.

It being thus apparent, my Lords, that every society ought to support the poor, and relieve the distressed members of their society, and it being impossible to do this without proper and sufficient funds for that purpose, therefore it is certain, that in every well-regulated society, they will endeavour, as much and as soon as they can, to establish such funds: and it being likewise apparent, that no one of our public charitable funds is sufficient for the purpose for which it was designed, it must be inconsistent with good polity at least, to make any regulation, which will very much retard, if not entirely prevent the increase of either of them. That the Bill now before us will very much retard the increase of any one of our charitable funds, is evident; for it puts it out of the power of any man to give charity at that very time, when all men are most apt to give charity, which is when they find themselves drawing near to the gates of death, and begin to despise those riches and estates, which they were so fond of, while in health and vigour, that no consideration could prevail with them to give away the most inconsiderable part: this of itself would, in my opinion, be a very great bar to the leaving of any estate in land to a charitable use; but to make this prohibition extend to charitable donations granted either by will or deed, by persons in full vigour and health, and to make them also void, unless made to take effect in possession for the charitable use intended immediately from the making thereof; and also, unless they be made without any power of revocation, reservation, trust, condition, limitation, clause or agreement whatsoever, for the benefit of the donor or granter, or of any person or persons claiming under him, will certainly be an absolute bar to the leaving of any land-estate to a charitable use; for no man will in his life-time grant away his estate in such a manner, even to the most charitable use he can think of; because, in case he did so, he might come to want charity himself before he died, which is a danger no man will expose himself to; and therefore, unless these words be left out, I shall look upon this Bill, not as a Bill to prevent the granting of land-estates to charitable uses by will, but as a Bill to prevent the granting of land-estates by will or deed, or by an ager of way, to the care c use whatsoever; and I cannot think our chiracible foundations have as yet prisssion of such a quantity of land, as to afford the least shadow of reason for passing such a bill.

But farther, my Lords, with respect to the corporation for the bounty of queen Anne, this bill, as it stands at present, will not only be an absolute bar to the granting of any land-estate to them, but I am afraid it will be an absolute bar to the leaving of any legacy in money, or other personal estate to them; for as no sum of money, or other personal estate, to be laid out or disposed of in the purchase of lands, is to be hereafter given to any body corporate, except in the terms prescribed by this bill; and as by the rules of that society all sums of money given to them, are to be vested in the purchase of lands, I am afraid all legacies left to them will be made void, as sums of money given to be laid out in the purchase of lands; nay, I am afraid, if any gentleman should give them 2001. in money for augmenting any small benefice in his neighbourhood, and should die within 12 months after, that the corporation would be obliged to return the 200/. to the gentleman's executors; therefore I hope, if this bill passes into a law, some words will be inserted, or some clause added, for explaining this point in favour of the corporation; for I hope we have not so far changed our sentiments with regard to this corporation, as to make it the le est favoured, instead of being the most take red charitable toundation in England.

Since the charitable funds we have in this country, are not sufficient for the good purposes intended, or for answering those ends which ought to be answered in every well-regulated society, I have said, my Lords, that it would be inconsistent with good polity, to make any regulation, by which the it crease of those funds might be retarded, or perhaps intirely prevented; and this, I think, I have shewn will be the certain effect of the bill now before us. To this let me add, that with regard to good polity it signifies nothing, whether the grant or donation, be a charity in the donor, or not; therefore we have at prement no occasion to enquire, whether it be a charity or not in a man, to give to a charitable use, that which he can no longer possess or enjoy. I shall grant, that a death-bed charity, or a donation to take place after a man's death, has not the same merit with that charity, which a man gives away in his own life-time; but even the former is not without its merit; for if it proceeds from a regard for the public

good, and for the honour of one's country or from a fellow-feeting in the militaria of mankind, it is certainly highly commendable; and even, supposing it proceeds from the pride and a mid, of the mor, which we ought not in charity to suppose, yet as long as our charitable foundations stand in need of any increase, it ought for the sake of good polity to be encouraged, in all cases where no real injustice is thereby done to any particular member of the society.

This, my Lords, naturally leads me to consider the right which a man's next heirs or next relations have, to the estate he has acquired by his industry and frugality; with regard to which, I shall grant, that a man is obliged to support his relations under misfortunes, and even at his death to leave them wherewithal to sunport themselves, in order to prevent their becoming a urdenupon the public 1 at a rehe is obliged by any law in the world, to leave a great and opulent fortune to every one, or to any one of them, is what I helieve no man will pretend. If a man dies without disposing of his estate, the law, it is true, gives it to his next relations, according to those rules, which have been established in each respective country; but this does not proceed from any right which the relations had to that estate before the death of the owner, but from a presumption, that it was his desire to love his estate so disposed of; for it is a quality inseparable from property, that the owner may dispose of it as he pleases; and therefore, if a men's relations, or any one of them, forms an expectation of his estate independent of, or contrary to his will and intention, it is an unjust expectation, as expectation, in which he may disappoint them without being guilty of the least injustice. They have no natural right to any greater share of his fortune, than he pleases to bequeath them, and the giving them any legal right, would be the cause of a great deal of unnatural behaviour.

To conclude, my Lords, if a death-best donation, or a donation to take place after a man's death, proceeds from a sincere regard to the public good, or a true sense of the misfortunes and distresses of our fellow-creatures, it is a real charity, and I must think it both uncharitable and unchristian, to prevent its being granted: And if it proceeds from the pride and vanity of the donor, which I hope it saldom does, yet, while our charitable foundations stand in need of any meeting, while the

is any object of charity in the kingdom unprovided for, I must this k it inconsistent with good polity, and derogatory to the honour of the nation, to prevent its being granted: For which reason, I must be of opinion, that, as a good Christian, and as a good subject, I am obliged to give my negative to this bill.

The Reply was to this effect:

My Lords; That our ancestors had many and strong reasons for preventing the alienation of lands in Mortmain, is apparent from the great care that was taken from time to time, to prevent all the artifices contrived for evading the established laws of the kingdom; for no sooner was any new artifice discovered, than a new law made for preventing it in time to come. What particular reasons they had, besides those we now have, are not of any significancy in the present question; but if it were necessary, I could shew, that the particular reasons morti a lecuid never have been sufficient for such a general prohibition, as we find established by our ancestors, if they had not likewise had under their consideration those general reasons which now are, and always have been good reasons against admitting of such alienations: I mean those reasons, which are founded upon the security, the aggrandizement, and the happiness of the

Commonwealth in general.

With respect to the security of the kingdom, it is certain that this nation, as well as every other nation, has always owed its security against foreign invasions, chiefly to the landed men of the country, who must necessarily be more zealous in the defence of their country, than persons possessed of any other sort of property; because the lands are always seized upon by the conqueror; whereas, with regard to those who are possessed of a personal estate only, if they escape the first plunder, they are generally left in possession of what formerly belonged to them: " Now I shall grant that the managers of corporations , must be possessed of some personal estate of their own, but it is not necessary to suppose, nor can it be supposed, that they are all possessed of land-estates; therefore it is not to be presumed, they will be so zealone in the defence of their country, for the sake of preserving the lands belonging to the corporation, as they would be, did those lands belong properly to themselves; and a few indolent or luke-warm managers might prevent the corporation's giving [VOL. IX.] elicated reformative

any proper assistance to their country, even in a time of the utmost distress. In the case therefore of a foreign invasion, it would be of the most dangerous consequence, to have a great part of our lands in the possession of corporations; and in the case of any attempt upon our liberties the consequence would be fully as dangerous; for the history of the great charter upon which the laws of Mortmain are founded, and many other remarkable events shew, that our noble and ancient families have been the chief supporters of our liberties; for this obvious reason, because they are always the first sacrifices to tyranny; therefore it would be most ridiculous to admit of an unlimited alienation of lands in Mortmain, by which it might at last become impossible for us to have a noble or ancient family in the knigdom: besides we know by experience, that corporations of all kinds are more easily managed and influenced by a government, than any equal number of individuals; and they have upon all occasions, shewed themselves less jealous, of those steps which seemed to tend towards the establishment of arbitrary power.

Another great danger which is most justly to be apprehended from too great a liberty of granting or alienating lands in Mortmain, is, lest any one particular society should thereby become so powerful, as to be able to prescribe laws to our government, and by that means over-turn our constitution. This is a danger which seems to be fully acknowledged by the noble Lords, who have spoke on the other side of the question; but say they, this danger is no way to be apprehended, while our present laws against alienations in Mortmain continue in force; because no new purchases can be made without a licence from the crown. My Lords, it is from that very cause that I apprehend a danger may arise, and if not prevented, may become unavoidable before it be discovered. The crown, it is true, had before the revolution assumed a power of granting licences; but the crown had never an established unlimited power of granting licences to purchase or hold in Mortmain, till the act of the 7th and 8th of king William already mentioned in this debate. While we have the happiness to be under such a wise king as his present Majesty, we can have nothing to fear; because a king who looks they his own affairs, will never

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established church have not generally the least tincture of a persecuting spirit; yet if their successors should get into their hands the whole power of making laws, as well as of putting them in execution, it is much to be feared, that a persecution, or perhaps an inquisition, would be set up under the banners of the church of England as bloody and cruel as any that was ever set up under the banners of the church of Itome.

Thus, my Lords, I have shewn, that with respect to our established church, it

Thus, my Lords, I have shewn, that with respect to our established church, it may, by means of that unlimited power of granting licenses to purchase in mortmain. now vested in the crown, become so powerful, as to be able to prescribe laws to the whole kingdom. But when I talk of the established church, why should I mention the granting of them any licence from the crown? They have already, I may say, an unlimited licence by act of parliament; So forgetful have we of late been of the maxims of our ancestors, that we have granted them such licences by law, as would enable them to purchase, in time, the whole lands of the kargdom, with mit so much as any one licence from the crown. By an act of the 17th of king Charles II. every parson and vicar in England, whose settled maintenance does not amount to 100%, per year clear, has got a liberty to purchase lands, to him and his successors, without any licence in mortmain, and what is most extraordinary, wilhout stint or controul. Which act of parliament by itself alone, with a little management, would enable our church to purchase all the lands in England, without being obliged so much as to ask a licence from the crown; for we have been told in this debate, that there in England above 5,500 livings under 50% a year, and computing there are 2,000 only above 50 and below 100%. a year, we must from thence reckon there are in England 7,500 ecclesiastical sole corporations, who have by that act a liberty to purchase as great a quantity of land as they please, without any licence in mortmain.

Then, my Lords, by a still more extraordinary act in the late queen's time, all the clergymen of the church of England are in some manner united into one corporation, and that corporation is not only enabled to purchase lands in mortmain, without any licence from the crown, but is provided with a very large and a perpetual yearly fund for that purpose; for the first-fruits and tenthes, actival mean them by that act,

allow any society to become too powerful for himself; but we cannot hope to have always the same good luck; and if a king should give himself up to the sole management of any one favourite, that favourite may get himself established at the head of a powerful corporate body or society, and may then find it proper for his own particular interest, to make that society as powerful as he can, by granting as extensive a licence, or as many licences as they can desire: if such an administration should continue for any great number of years, the society might become so powerful, that it would become very dangerous for any future minister or even for any future king, to refuse them as many more; and we know how ready all men, but especially ministers, are to comply with any present exigency, rather than run themselves into immediate danger, by encountering a growing evil.

In this country, as well as in every other country, we may look upon all the clergymen of the established church, to be aneither of one and the same society or corporate body; for though they are not united by any one royal charter, yet there is a sort of unity established among them by the laws of the kingdom, and founded upon an authority superior to that of any earthly king; from whence we may suppose, that they will always unite their force for encreasing the power of the society; and we know by experience how generally and how closely they have joined against measures, which their leaders thought might tend to the diminution of their power, or towards preventing its increase. Now, my Lords, suppose we should in some future age have a weak prince upon the throne, a prince wholly guided by one favourite, and that favourite a prelate, who had got the management of the clergy almost entirely under his direction; can we suppose that such a king, and such a minister, would ever refuse to grant a licence to any ecclesiastical corporation either single or aggregate? and the certain consequence would in my opinion, be that if such an administration should continue for any number of years, the temporal power of the church, by means of their lands and other possessions, would become as much superior to the state as ever it was in any of the ages of popery and superstition. In such a case, our constitution would be entirely overturned; and though the Bressisk theres men of our

bring in already at least 14,000% per annum, and will, in a very short time, bring in 20,000% per annum: but farther, my Lords, lest that happy event of their being made the masters, and lawgivers of their country, should be too long postponed, every man in England, nay every woman in England, is by that act enabled to give them by deed, and even by will, the whole estate real and personal, which he or she may die possessed of, and such estates the corporation are rendered by that act capable to hold and enjoy without any licence ad quod damnum, and notwithstanding the statute of Mortmain. And I must particularly take notice, that neither by that act, nor by any other act, is there. a period put to the continuance of that corporation: it is made a perpetual corporation, with leave to take lands by will, and purchase lands without stint, limitation, or licence, and it is provided with a ' large annual and perpetual fund for that purpose; so that, by the very nature of things, as all the lands they can get hold of, become unalienable, our Church must necessarily at last, by means of that corporation, become mistress of all the landestates in England. If we consider the many and powerful solicitors they have about dying persons, and the present prevailing madness of perpetuating one's memory, by leaving a large estate to some body politic, we must conclude, that unless a stop be put to it, this event is not at such a distance as some may imagine; and I must say, the corporation has established a most excellent rule for this purpose : they have resolved not to purchase any thing but land, they have resolved not to content themselves with any pension or annuity issuing out of lands, but to be absolute masters of the lands themselves.

What I have said, my Lords, upon this subject, is not with a design to throw any reflexion upon the established Church, or to diminish the credit of our established clergy. No my lords, I hope their credit among the people of this kingdom will always be as considerable as it ought; but I hope that credit will always depend, not upon their possessions, but upon the purity of their doctrines, and the sanctity of their As I am myself an unworthy member of the Church of England, as by law established, I must love and reverence that establishment; and for this very reason, I shall always be against vesting any great possessous in the charch.

have as great a desire as any man, to see our clergy all comfortably and honourably provided for ; but that provision ought not to be made to arise from possessions of their own, but from the annual contributions of the people; for if ever the clergy of our established Church, should come to be possessed of many and large estates in land, as the popish clergy of this kingdom formerly were, it will be a temptation to some ambitious and enterprising prince, like our Henry 8, to overturn our established Church, in order to get hold of their opulent possessions. This very thing was, I believe, one of the chief causes of the reformation; for though most of the common people had embraced the reformed religion from principle and a sort of enthusiasm, yet I am persuaded, that many of our great men embraced the first doctrines of the reformation, and joined with their prince in getting them established, not from principle, but in order to share with him in the spoils of the then established church; and as like causes always produce like effects, therefore as a sincere member of the present established church, and from a thorough and true regard to her doctrines, I shall always be for limiting and restraining her possessions, especially in land, or any other sort of revenue but what depends upon the yearly contributions raised by law upon the people.

Now, my Lords, with respect to the ag-grandizement and happiness of the commonwealth in general: ever since we began to understand any thing of trade and commerce, it has been an established maxim in this kingdom, not to allow our lands to be settled unalienably even upon private families, and much less upon bodies politic; and the reason of this maxim is very plain; because after a man by his industry or trade has saved as much as puts him above the fears of want, an ambition of establishing his family in the kingdom, then begins to take place; this raises in him a desire of purchasing some land-estate; and this desire promotes his industry, and makes him continue his trade: whereas, if he could have no hopes of getting any land-estate to purchase, which might be the case, if the greatest part of our lands were settled in Mortmain, he would either give up his trade, or he would go and establish himself and his family in some foreign country, where he could purchase a land-estate. From hence it is evident, that the allowing of any

great part of our lands to be settled in Mortmain, would be a great discouragement to our trade, upon which the graudeur and happiness of the nation very much depends, and might rob us of a great many of our richest merchants. To this I must add, that nothing has contributed more to the improvement of our lands, and the heautifying our country, than the great number of gentlemen's seats we have in every part of the kingdom; whereas, if our lands should all become the property of corporations, our fine country seats would all go to min, and a great stop would be nut to all further improvement; for no man will be at so great an expense or trouble in improving a leasehold estate, as he would be; were he the tenant in fee.

I have already shewed, my Lords, how much we are exposed by our laws, as they stand at present, to the danger of having our lands engrossed by ecclesiastic corporations, and of what fatal consequence that might be to the security and preservation 'case, we may then bid adieu to our trade, of our constitution. With regard to our lay corporations, as they are not as yet united into one body, it cannot be said, that our constitution or government can be in any danger, from any possessions they may acquire; but the trade and commerce of the nation, the improvement of our lands, and the beauty of the country, will be as much injured by their acquisitions, if they become considerable, as by acquisitions made by the church; and it is certain, we have of late years widely departed from the maxims of our ancestors, with respect to lay corporations as well as ecclesiastic. The first breach was made by an act of the 39th of queen Elizabeth, by which any person was enabled, within 20 years then next ensuing, by deed errol ed in chancery, to erect and found an hospital . or house of correction: 'and every hospital so to be founded, was by that act incorporated, and empowered to purchase lands not exceeding 200% per annum without licence, and notwithstanding the statutes of Montmain. This extraordinary step was at that time something necessary, because our poor had then no sort of provision made, for them by law, they had been before that time taken care of by our monasteries and religious houses, and were Kit estacly destructe or any public apport, by the dissolution of those monasteries and religious houses; but by an act of the 43d of the same queen's reign, the present method of chaging every parish, hundred, or 1

county, to provide for their own poor, was established; which method, it properly rerulated, and rightly pursued, would, in my opinion, make all public hospitals user tess. but it seems the contrary opinion prevailed soon after the revolution; for in the 7th and 5th of king William, that act was passed, by which the crown got an onlanded power of graming neences to alien and take in Mortmain; and the act was entitled, An Act for the encouragement of charitable gifts and dispositions, which was, it seems, the pretence made use of for granting that power to the crown, and therefore it was, I presume, a favourite pretence at that time! This has made it very easy to set up any new corporation. and has made it easy for every old corporation to extend their dominions almost as far as they please; so that I think we are in din er of having the greatest part of our lands so llowed up by some corporation or other, unless a stop be put to it in time: and it ever this should come to be our

and to all future improvements.

But, my Lords, the danger of having our lands swallowed up by corporations, ecclesiastic or lay, is not the only danger we are at present exposed to: there is a new sort of Mortmain lately set up, a new gulph opened, under the name of charitable uses, which may be said to be without either bottom or bounds, and which will certainly swallow up that remnant which may be left by the others; for by the laws, as they stand at present, any person in the kingdom may, in his last momenta, devise his whole land-estate in trust for clear table uses; the representative of the most ancient family in England, if he be tenant in fee-simple, may disappoint his natural hors, and utterly ruin his family by such a devise, and that at a time when very few men can properly be said to be in their right senses. If we consider that all such charities are generally left, or come to be under the management of some one clergyman or another, we must from thence conclude, that we have now the same reason to prevent such devises as our ancestors had; for what was the reason of the Popish clergy's watching so me, mously the last moments of every dying person > Was it not in order to get some legacy for encreasing the riches and power of the church in general, they having to private that es of their own to solicit for? And if the riches and power of our present church be encreased by donations, to what are called

pious and charitable uses, are we not to suppose that our clergymen will soon begia to watch the last moments of every dving person, as insidiously as ever the others did, if we lay a foundation for, or leave any hopes of success from such watchfulness? The clergy of our church as now established by law, are but men, and men are, in all ages and in all countries, generally speaking, endued with the same passions, and the same affections: It is education and opportunity only, that makes the difference. The opportunity is already given, and their education will soon begin to be turned towards making the best of that opportunity, if not speedily prevented. Arguments for such donations will never be wanting, when men are pinched by the messengers of death: nay, many weak men may, at such a time be made to believe, that such a donation will be an atonement for a whole life spent in wickedness and oppression.

Having thus laid before your lordships the dangers to which we are now exposed, by having departed from the maxims of our ancestors in relation to Mortmain, give me leave to examine a little the reasons which have lately prevailed for exposing ourselves to such dangers. The pretence is piety and charity; but if it should come out, that there is neither piety nor charity in erecting such magnificent and rich hospitals, I hope we will then begin to think, there is not the least shadow of reason for our leaving the nation exposed to any dan-ger upon that account. True piety and real charity are virtues highly commendable, they are virtues which I shall always esteem and encourage as much as lies in my power. To assist the widow and fatherless, to nourish the tender infant, and succour the helpless old; in short, to relieve the poor and distressed, who cannot provide for themselves, is a duty incumbent upon every society, as well as upon every private man: but, my Lords, this duty is to be discharged with great caution, and with great circumspection; for if we mistake the objects of our charity, if by giving what we call charity we encourage laziness, idleness, and extravagance, in the persons to whom we give it, or in others, the action is so far from being pious, charitable, or commendable, that it becomes impious, ridiculous, and injurious to our native country. This, my Lords, is the footing upon which we ought to place the present debate; the dispute is not shoot providing for our poor, but about

the manner in which they ought to be provided for. If I thought, my Lords, that any real object of charity in the kingdom would, by this Bul, be disappointed of that relief which the nation ought to give, or he had any title to expect, I should be for rejecting it with the utmost indignation; but the scope of the Bill I take to be, to be revent men from ruining their families for the sake of establishing such charitable funds as I am sure never will, nor ever can, be properly applied.

I shall readily admit, my Lords, that the poor cannot be relieved in a public way, without a public fund for that purpose; but I am surprised to hear it said, that we have not in this nation a public fund sufficient for the relief of all the objects of charity that are now, or ever can be in this kingdom, unless our lands should be all swallowed up by corporations and charitable uses. Do not we know, that by the laws relating to the poor, every parish is obliged to support and relieve their own poor; and if any one parish should, by some extraordinary misfortune, be disabled from doing so, the whole hundred must be taxed for that purpose? Nay, if the hundred should be unable, the whole county must be taxed: And thank God, there is not as yet a county in England but what is sufficiently capable of maintaining their own poor: but even if such a case should happen, we have a method provided for supplying the deficiency, which is by the granting of charitable briefs; by which method we may bring the whole nation in aid. It is not therefore for want of a public fund sufficient for all charitable purposes that hospitals have been set up: The setting up them must have proceeded from some other cause; but let the cause be what it will, it is certain they have increased prodigiously within this last century; so that we have now in this nation two methods of providing for our poor, one by putting them into those hospitals founded for that purpose, and the other by obliging their respective parishes to take care of them; and which of these methods is the best, will appear by considering the state and nature of mankind.

It is certainly the interest of every society to encourage industry and frugality among their people, especially those of the poorer sort, and as most men are compelled to be industrious and frugal by necessities, it is not therefore prudent in any state to prevent, in any great measure, all these necessities. The support of nature

is what forces every poor man to labour, and he may perhaps supply this necessity by working hard two or three days in a week: so that if he were under no other necessity, he would probably sit idle all the rest of the week; but then every prudent man considers, that while he is in vigour and health, he ought to provide for old age and sickness; and every man, who has any natural affection or compassion, will provide for his children, and even for his relations and friends in distress, in the best manner he can: The making of a provision for old age, for sickness, for the education of children, and for assisting friends in distress, are therefore the necessities that compel most of our poor to labour hard all the days of the week, and to save what they have earned by their labour; but if you give a man any hopes of being well provided for in his old age or sickness, or of having his children educated and his friends relieved, in as handsome a manner as he can desire, without putting him to any expence, I believe there is not one of a hundred will either labour so hard, or live so frugally as he would otherwise have done: For this reason, great care ought to be taken not to give any men hopes of being supported in old age or sickness, or of having their children educated for them, or their that by some misfortune they were rendered incapable of making any provision for those necessities by their own industry and frugality; for wherever a man neglects to do so, when it is in his power, he never can be a real object of charity, he deserves to suffer, and the public good requires he should, in order to be an example and a terror to others.

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From hence, my Lords, we must conclude, that no person can be deemed a proper object of charity, till after his circumstances and former behaviour have been strictly enquired into; and whether the parish-officers within their respective parishes, or the governors and officers of an hospital, are most capable of doing this, is very easy to determine. The parish-! officers are generally themselves all acquainted with the person that makes the application, and can from their own knowledge judge if he be a proper object; they contribute out of their own pockets, yearly, their share of that charity which is given, and are answerable to the parish for what they do, therefore they certainly will alvaye oceanely an thous of garing

a share of the parish-charity to an unworthy object, or to one who does not stand in need of it: On the other hand, the governors of hospitals are never all acquainted with the person that applies, seldom any of them are; and as they pay nothing out of their own pockets to the charity they have the management of, nor are answerable to any for their conduct. they are very seldom inquisitive about the merits or the circumstances of the persons that apply; the consequence of which is. that many unworthy persons, and many who do not stand in need of it, are admitted into our hospitals; which instead of being a benefit, is a great injury to the nation, because it encourages idleness and extravagance among the vulgar.

I wish with all my heart that all the poor of the kingdom, who are real objects of charity, were properly and decently provided for. I am sure, if they are not, it is not for want of a sufficient fund for that purpose; it must be by some defect in the laws, with respect to the management and application of that fund, and whatever amendments may be necessary in that respect, I shall readily agree to. But we ought to take care, that some sort of ignominy or contempt may always attend o person's being provided for by any public charity; and we likewise ought to take friends relieved, unless they can shew, care, that the provision made by charity shall not be such as no poor man, by his utmost industry and frugality, can provide for himself. In both these respects, I am afraid our public hospitals are blameable; for the custom of going thither upon every emergency is become so frequent, that no contempt or ignominy attends it; and the provision made for our poor in some of them, is much better than any common tradesman or labouring man can well hope to make for himself, with the utmost industry and frugality any poor man can practise. The consequence of this is, that the getting into an hospital, or getting one's child to be educated there, instead of being asked for as a charity, comes to be solicited for as a post or employment; and rich men get in to be governors of hospitals, not with the pious view of making an interest in the next world by works of charity, but with the ambitious view of making an interest in this by having so many posts or preferments at their dispo-This last view, I am apt to suspect, is the true source of that spirit which has been lately raised for erecting and endowing korphus, and as it is a th known what

sort of men are generally the chief direct, the greatest objects are generally left upon may easily guess who have been the principal authors and promoters of such a spirit. An enquiry into the management of our several hospitals would have been of great use in this debate. If we had made such an enquiry, I am persuaded we should have found many persons upon such foundations, who never had a title to, and many who never had an occasion for the charity of the public; and if we had examined into the motives for admitting such persons, I am also persuaded, we should have found them very far from being charitable. Such misapplications can never happen in the disposal of parish-charities; and as the admitting of such persons to a share of any public charity, will always be a great encouragement to laziness and extravagance, I can see no reason for exposing the nation to any danger, for the sake of erecting such charitable foundations.

We know, my Lords, how apt men are to indulge themselves in laziness and extravagance, from very chimerical hopes: a benefit-ticket in a lottery can fall but to one, but the expectation of it makes hundreds extravagant. In the same manner. if people see one idle and profligate person well provided for in an hospital, or the child of such a man handsomely educated, and better taught than the children of poor people usually are, hundreds of them will, in hopes of meeting with the same relief, cither live klly, or spend what they earn extravagantly, so that most of them, or at least their children, must come upon the parish at last. This must, of course, increase the number of our poor, and the burden upon every parish: and this coasequence, my Lords, is fully confirmed from daily experience; for there is no nation in the world that has so great, or so many public foundations for relieving the poor as we have in England; and yet our people pay yearly more for that purpose than is paid by the poor of any other country. In Holland, where the poor are so well taken care of, they have few or no public hospitals, but every town takes care of its own poor, and have proper workhouses and little liospitals for that purpose, where none but real objects are admitted: and if we had in every parish a workhouse kingdom, I am persuaded our poor 11-11-11-1

tors and managers of such hospitals, we the parish, while unworthy persons, or persons who stand in no need of it, are admitted into our rich and magnificent hospitals. This is a grievance which cannot be prevented by the utmost diligence and application of the governors, who are generally of too high a rank for having any acquaintance among the vulgar; they must depend upon information, they cannot depend upon their own knowledge, and those who depend upon information will often be deceived.

I beg pardon, my Lords, for having taken up so much of your time upon this subject; but the words 'piety, charity, and the relief of the poor,' have been made so much use of in this debate, that I thought it absolutely necessary to explain that matter; and from what I have said I hope it will appear, that no charity ought to be given without proper enquiry: that such an enquiry may be made by parish officers; but never will, nor ever can be made by the managers of public hospitals; and that we have in this kingdom a sufficient fund for all real objects of charity without any public hospital; from whence I think it must be concluded, at least, that we ought not to leave our lands in danger of being swallowed up, the constitution overturned, and the nation undone, for the sake of erecting and endowing such hospitals.

With respect, my Lords, to the clergy of the established church, I am really sorry to hear there are so many of them, so poorly provided for: it gives me a most affecting concern to think, that there are so many pious and worthy clergymen of the established church struggling with poverty and want, at the same time that they are rendering such services to their country: and I must think it a blemish in our constitution, at least in that part of it which is called the established church, to have so many of its members living in the greatest penury and distress, while a great number of others are wallowing in the greatest affluence and ease; for since they are all the servants of the public, and are paid by the public, every man ought to have a proper share of the public rewards. Let us but compare our conduct in this respect to the conduct of a private family: suppose any one of your lordships, or the master of any great family, should give large and extravagant wages to his stewards, his masters of the horse, his masare real objects would be generally better ter-cook, and his other superior servants, provided for than they are at present; for i at at the same time should have all his

lower servants, who did the whole business of his family, kept in rags, half-staryed, and without shoes or stockings: would not every man blame the economy of such a family? Would not every man find fault with the conduct of the master? How then can we justify our own conduct with respect to the clergy of our established church? We find it is generally condemned; every man admits, our poor clergy ought to be better provided for; and for this purpose the corporation for the bounty of queen Anne was established: the design of that corporation was certainly to be highly approved of; but I cannot say the rules they have laid down for accomplishing that design deserve so much approbation. They are to provide in two or three centuries for all our poor clergy; but how? By settling a great part of the lands in the kingdom in Mortmain, which to me is the same as if the master of the family I have mentioned, should resolve to provide for his lower servants, by selling oil or mortgaging a part of his estate yearly; which would, I am sure, be adding madness to foolishness. What then must he do? is not the method he ought to take, plain and easy? ought he not to diminish the salaries of nome of his upper servants, or dismiss some of them, and apply their salaries to increasing the wages of the inferior?

I am not, my Lords, of any levelling principles; I am for keeping up the same orders and distinctions, and the same form ; of government we now have in our established church; but I am not of opinion that it is necessary, or that any man ought to have, or can deserve half a dozen rich benefices at once; and a few scrapings might, in my opinion, be taken from many of our great livings, after the deaths of the present incumbents, which would be sufficient for establishing a proper maintenance for every clergyman in England. .Nay, even the fund settled upon the corporation for the bounty of queen Anne, if it were immediately parcelled out among the poorest livings, it would, I believe, go near to make every living in England worth 20%, per annum; and if to this we should add all those benefices which are of no use to the nation, nor any way necessary for the support of our present form of church-government, I am sure we could very easily make a handsome provision for every clergyman in the kingdom, without childs rering our constitution, by throwing too great a part of our lands into the hands of the church o Let an asonsider whan a

great revenue our church is already possessed of. I have been informed, that in a postlumous work of a late revere direlate, who never had a far it and to he school but that of being too high a churchman, it is asserted, that the revenue of our church amounted then to two millions and a half yearly, and that the whole business was done by those who receive the half million only. I am sure our church revenue is increased since that time, and if what that reverend prelate asserts be true. I am sure it is high time for us to put some stop to their making any new acquisitions in land; especially considering that our poor clergy may be all handsomely provided for, without allowing any more of our lands to be settled in Mortmain, or making any addition to the revenues of the

church in general.

This is an opinion, my Lords, which every layman must be of, who considers the consequences of things. We may easily calculate what a vast land-revenue must be added to the church by the rules the corporation for queen Anne's bounty have established. They have laid it down as a rule, that all our poor clergy must be provided for by purchases of land in mortmain. We have been told that there are in England 5,500 livings under 50l. a year, and of these 1,000 under 10l. a year: Suppose them then, one with another, worth 25L per annum each; a land revenue of 412,500% per annum must therefore be purchased, in order to make them 100% a year each. Then suppose there are 2,000 livings above 50 and under 100% a year; if we take them at a medium, which is 754 perann.each, anew land revenue of 50,000k. a year must be purchased, in order to make them likewise 100% each. But, my Lords, I must beg you will consider, that even when this is done, the corporation is not to be dissolved, nor are any of the powers and privileges they now have, to cease; they may then resolve to make all these 7,500 livings worth 2001. a year each; for this purpose new purchases of land must be made to the amount of 750,000/. a year; and when this is done, they may, for what we know, resolve to make every living in England worth 1,600% or 2,000% per ann. if there were land enough in the British dominions for answering such a demand. For this purpose they would stand in need of no new powers, nor any privileges but what they have arready vesses in the ally law; and I must say, the rule they have tard down for augmenting first these liv-

ings, where any lay man it followith it may is most excellently calculated for the speedy execution of such a scheme; because a young man in orders, who has 500% or even 1,000% fortune, or a father who has a son to provide for, may easily be induced to join his whole fortune to the 200% advanced by them, in order to make a living of 40% a year worth 90 or 100% a year, upon condition of his getting a presentation to the living. I do not in the least suspect that the present governors of this corporation have any such scheme in their thoughts; but men's schemes generally grow with their fortunes; and as this scheme may some time or other be fire it and in cleanymen, and may in time be carried into execution, we ought to take measures for preventing it, before it comes too late; for if our church should get into their possession 4 or 500,000% a yearland-revenue, artfully purchased, more than they now have, I am afraid it would be out of our power to prevent their pursuing any scheme they had a mind to; or at least, that we could not put any stop to their schemes without running the risque of raising the flames of a civil war in the kingdom. I therefore think the rule they have laid down, of laying out no money but upon the purchase of lands, ought to be altered; and if that rule be altered, there is no occasion for altering or explaining any words in this bill.

Having now, my Lords, shewn the dangers that may alise from the great libert, lately impossed of alumithed to be mortmain, and having shewn that we are under no necessity, nor have the least occasion, for exposing ourselves to such dangers, I shall next beg leave to take notice of that unbounded his rty of the estates by will, which we have heard so strongly insisted on. I shall grant, that a man has a natural right to dispose of his own, at what time, and in what manner he . thinks most proper; but this rule is not without any limitation or exception; it must always be under this restriction, that no man shall dispose of his own to the hert the of the control of the help the belongs; and it is reasonable it should be so, because the acquisition, or at least the provided and provided, and most by done type the co-tection he received from the society. The legislators of every society, are the only jud sa wal me or in not tend to the hart and projective of the powers ac-VOL IX I

cording to their | Ignate in this respect. they have a power to make laws for regu-It in a sold in the standard the second right of the sold of the s and if those laws be recsonable and necessary for the preservation of the society. every good subject will observe them, and no bad subject ought to be allowed to find fault with, or transgress them, I think I have made it evident, that a liberty of devising land estates in mortmain to any corporation, or upon any pretence whatsoever, may be hurtful to the society; and particularly, that those pretences drawn from piety, charity, and a compassion for the poor, are so far from being real, that they are made use of only as a cloak for the vanity, the pride, and the ambition of private men, who have got into, or expect to get into the management of what they call charitable founda-

With regard to private life, my Lords, can we suppose that a man will be less industrious or frugal because he cannot dispose of his estate by will to the church, or to a magnificent hospital? We may as well suppose that he will be less industrious or frugal, because he cannot dispose of his estate to the grand seignior or the sophy of Persia. If a man happens to fall into that delirious ambition of erecting a prlace for beggars, and having his name engraved in gilded letters above a superb portico; or if he grows ambitious of having his statue set up in the area of any charitable palace already erected, cannot he green magazione l'alle arte infins labet me e for that purpose, and reserve a sufficient estate for supporting himself? For we gen rally to lither the anniversity of with such deliriums, are men of great fortunes and small expence; so that the reserving a competency for their own future support, cannot occasion any great dimination in the denation they make, nor can it disappoint the great end of their ambiî totî i îmdar dire which a dying man may expect, and ought to meet with from his relations, friends and servants, I think nothing can be better contrived than the hill now before us, for preventing a man's being disappointed în so just an expectation; because it lays every landed gentleman under a necessity or in the social to the sold him under a necessity of disposing of that contingendant to the lor separate, or of have party a peachors-

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For this very reason, I think the words at the end of the first clause proposed to be left out, are absolutely necessary; and therefore I hope they will be left standing

as part of this bill.

Whether a man's next heirs have any natural right to succeed to his estate after his death, is not the question now before us: I hope it will be granted, they have at least a more natural right than any other person natural or political; and I am sure the giving or leaving it to them, or to any other persons natural, is more charitable than the giving it to any charitable use or corporation whatsoever; because, when the estate comes to private persons, they will be enabled to contribute the more to the parish charities in the respective parishes they belong to, which are the only charities that are, or ever can be properly estate is given to any other charitable use, or to any corporation, or even to the church, the donor may expect and depend upon it, that the donation will be misapplied; and every such donor may see, that the giving of any such donation may be of dangerous consequence to his religion as well as his country. Therefore, as a sincere Christian, as a true lover of the church of England, without being an admirer of ecclesiastical power, and as a good subject, I must be for laying, at least, that restraint upon such donations, which is proposed by the bill now before us. And one of my chief reasons for being so, is, my Lords, lest the clergy of our established church should be tempted and instructed to watch the last moments of dying persons, as insidiously as ever the monks and friars did in the darkest times of popery and superstition: The opportunity is established by the laws as they stand at present; they may, by so doing, increase the wealth and the power of the church, nay, they may increase the revenue of their own particular cure; and if ever we should have an ambitious clergyman for a prime minister, it would be the only way to acquire an interest at court, or preferment in the church. These were all the motives the popish clergy had for being so insidious, they never proposed by such insidiousness, to enrich their own private families; and if this stumbling-block our present church, we may depend on it, that new doctrines will be set up, and all the ensnaring tenets of the church of Rome mended by all pastoral instructions.

I shall conclude, my Lords, with ohserving, that our two universities, and the colleges now excepted out of this Bill, are. in my opinion, the only public foundations which are either useful or necessary in this kingd in, and the except on, is to them. furnishes me with a particular argument in favour of this Bill; because I think it will contribute greatly to increase the revenues of every one of those foundations; for as every other channel for death-bed devises will from henceforth be shut up, I must think it will cause the more to flow into that channel. The pride and ambition of men, which I suppose (and, since our poor are all sufficiently provided for otherwise, I think I may without any breach of charity suppose) to be the chief motive for all donations to hospitals or incornorate bodies, will still remain the same; and those who cannot upon their death-beds propose to eternise their memories by procuring their statues to be set up in the area of an hospital, will endeavour to get it set up in the area of a college, and for that purpose will leave them an estate. This is turning the passions of private men to that which is most useful and necessary for the society, which is one of the chief ends of all political regulations. Therefore, my Lords, as a friend to our universities and other seminaries of learning, and from the great desire I have to encourage learning, and to see all learned men sufficiently provided for, I must declare my approbation of the Bill now under our consideration.

Then the Bill was accordingly passed, and received the royal assent the last day

of the session.

Proceedings in the Commons relating to the Q the P T to B P.] No vehicle Petition of the people called Quakers was presented to the House, and read; setting forth, " That notwithstanding the several acts of parliament made for the more easy recovery of tythes, church-rates, oblations, and other ecclesiastical dues, in a summary way, by varient tem justices of the jetter yet, as the said people conscientiously rehas the partie to the a job y are conly liable to, but many of them have undergone, grievous sufferings by prosecution in the exchequer, ecclesiastical, and other courts, to the imprisonments of their pershould be left any longer in the way of . sons, and the impoverishing and ruin of them, and their families, for such small sums as are recoverable by those acts: and ther "he praying, That the Hou c will be reased by alegracia and arrow to account a plantacion take the promise in into constderation, and afford them such relief thereighingly. By a clause in the Bill, even as it as to the House shall seem meet."

Ordered, That leave be given to bring in a Bill to inlarge, amend, and render more effectual, the laws now in being, for the more easy recovery of Tythes, churchrates, and oblations, and other ecclesiastical dues, from the people called Quakers: and that Mr. Glanville, Mr. Secretary at War, Mr. Hen. Archer, and Mr. Hampden, do prepare, and bring in the same.

March 17. The above Bill was brought in, read a first time, and ordered to be read a second time, and to be printed.

March 26. A Petition of the clergy of Middlesex was presented to the House, and read, alledging, " That the Bill depending in that House, to enlarge, amend, and rendermore effectual the laws in being, for the more easy recovery of tythes, church rates, oblations, and other ecclesiastical dues from the people called Quakers, would, as it a pot moners convention if pass to an a law, be extremely prejudical to themselves and brethren, excluding them from the benefit of the laws then in being for the recovery of tythes and other dues, and thereby putting the clergy of the established church upon a worse foot than the rest of his Majesty's subjects; and therefore desiring to be heard by their counsel upon the subject matter of the said Bill."

This Petition was ordered to lie on the table, till the Bill should be read a second time; and 'that the petitioners, if they thought fit, should be then heard by their counsel against it; It was also ordered that counsel be then heard for the Bill. The Clergy from all parts of the kingdom sent up Petitions to the same purpose.

April 12. The Counsel for and against the Bill were called in, and the Bill being then read a second time, and the several Petitions against it being also read, the counsel for the petitioners of the province of Canterbury were heard; in answer to whom the counsel for the Bill were heard; and then the counsel for the petitioners of the province of York were heard by way of reply: After which the counsel being withdrawn, Mr. Speaker opened the Bill to the House; then a motion being made, That the 14th section of an act made in the 22d and 2 lot kn / Claras 2, 1 to ch

· An Act, for the better settlement of the · Maintenance of Parsons, Vicars, and

Curates in the parishes of the city of London, burnt by the dreadful fire there,

then stood, it was proposed to be enacted thus, ' That if the annual value of such tythes, oblations, and other ecclesiastical dues, rights, payments, or church rates before-mentioned, doth not, nor shall not exceed the sum of in such case no Quaker or Quakers shall be sued or pro-' secuted, for or on account of the same, 'in any other manner, than as before directed, or in any other court; neither 'shall any such tythes, oblations, or other ecclesiastical dues, rights, payments, or church rates not exceeding the said yearly value of be recoverable against Quakers in any other court whatsoever, ' nor in any other manuer, than as by this act is directed, unless the title of such tythes be in question. This clause, in all the Petitions presented by the clergy against the Bill, was called, 'An excluding them from the benefit of the laws then in being for the recovery of tythes and other dues, and thereby putting the clergy of the established church upon a worse foot ' than the rest of his Majesty's subjects,' therefore the said section was read, to shew, That the assigning of a proper method for the recovery of any right, and excluding the persons intitled, from any other remedy, was not a putting of such persons upon a worse foot than the rest of his Majesty's subjects, nor was it without precedent; for by the aforesaid act of king Charles 2, all suits for the recovering of church-rates or assessments, within the city of London, are to be brought before the lord mayor, or upon his neglect to execute the powers thereby granted, before the lord chancellor, or keeper of the Great Seal, or two barons of the exchequer; and, by the said 14th section, it is enacted, 'That no court or judge shall hold plea of 'money due by virtue of that act, other than the persons thereby authorized; and yet the clergy of London never had complained, nor could complain, that they were excluded from the benefit of the laws of their country, or that they were put upon a worse foot than the rest of his Majesty's subjects.

After reading the above Section a motion being made for committing the and the question being put, it was car to de Par a , b. 1 , b. 94. after which it was resolved that the Bill be committed to a committee of the whole House.

April 21. The House resolved itself might be read, the sain, was feat accept, into a committee upon the Qualities but,

when great alterations were made to every clause; and it was proposed to leave to every person intitled to Tythes, an option to sue for the recovery of them, either before the justices of the peace, as directed by that Bill, or before any of his Majesty's courts in Westminster-hall; but as this seemed to be inconsistent with the preamble of the Bill, and with the intention of the whole, it was strenuously oppresel; and upon the question's being put, it was upon a division carried in the negative by 202 to 96.

April 30. A motion being made for engressing the Quakers' Bill, the same was strenuously opposed; but the question being put, it was carried in the affirmative

by 160 to 60.

May 3. A Petition of the clergy of Surrey was presented to the House, setting forth, "That since they had been heard by their counsel, in relation to the Quakers' Bill, they had been informed of soveral new clauses that had been inserted in the said bill, which they conceived to be prejudicial to the rights of themselves and the other parochial clergy; and therefore praying to be heard by their counsel, in relation to the said new clauses, before they received the final assent of that House."

This Petition was ordered to lie upon the table, and then the Bill was read the third time, when several new amendments were made to it; and a motion being made, That the Bill do pass, the same was opposed by Mr. Talbot of Wilts, Mr. Maister of Cirencester, sir William Carew, and others,

awho urged,

That besides the many material reasons which had been given against passing the Bill, there was one relating to form, which was unanswerable; for the Bill, which was first brought in, had been so thoroughly and so entirely altered in the committee, that it could not now be looked on as the same Bill; even the very title of it had been entirely altered in the Committee, and that Bill which was before called, ' A. · Bill to enlarge, amend, and render more effectual the laws then in being, &c.' was upon the third reading to be called, "A Bill for the more easy Recovery of ' Tythes, Church Rates, and other Ecclesiastical Dues from the People called · Quakers;' which they could not but take to be a very improper title, for in their opinion it ought to be called, ' A Bill for preventing the Recovery of Tythes, or

by Leclesiation Dung time the Peo-

ole called Quakers.' That by the Bill as it was at first brought in, the jurisdiction of the justices of peace was to have been confined to tythes of a certain value. which was certainly designed to be tythes of a small value; the justices were to order and direct the payment, so as the sum ordered did not exceed ---; but the count stee, by the 1 il they had drawn up, which was then read to them, had given the justices an unlimited jurisdiction where the title was not in question. That this was a power which they thought no committee upon a Bill could take; they might perhaps have filled up the blank with any sum they pleased; they might have filled it up with such a large sum as would have in effect been the same with granting the justices an unlimited jurisdiction. they could not grant a general and unlimited jurisdiction by a bill which, when it came before them, was a bill for granting a particular and confined jurisdiction; and if the granting of such a jurisdiction was then thought necessary, the only method they could take, according to the catablished forms of that House, was to order the Bill then before them to be withdrawn, and a new bill to be brought in; in which case, those who thought they might be aggrieved by any thing in the new bill, would have an opportunity of being heard against it, which no man could ever have, if the method observed in passing the Bill then before them should become an usual practice; for no man could know whether he was to be injured by a bill or not, till after it had passed through the Committee, and then it would be too late for him to apply.

To this it was answered by Mr. Glanville, Mr. Archer, and Mr. Hampden,

That the Bill then before them was in effect the very same with the Bill first brought in; many of the clauses had, indeed, been altered and amended, but the general scope and intention of the Bill was the very same; and they did not think the committee had taken any liberties with the Bill but what were usual, and such as they were fully entitled to take; for the reason of their granting an unlimited power to justices of peace with respect to the value of the tythe, was because, upon mature consideration, they found, that all actions and suits for tythes, where the title was not controverted, were for small sums, for sums much smaller than any sum that was over menaden to be illed up

in that blank; and since it was acknowledged, that the committee might have filled up the blank with such a large sum, , as would have in effect been the same with granting the justices an unlimited jurisdiction, they could see no reason why the committee might not do directly and in express terms, that which they might certainly have done in a hidden or indirect manner. Hereupon

Sir John St. Aubin stood up, and spoke as follows:

Mr. Speaker; I think that a bill of this consequence, which affects so large a property, should undergo the wisest scrutiny of those regular forms, which have hitherto circumscribed our proceedings, and quarded our consideration from env , sudden and disguised attacks: but this Bill, faulty as it was at first, after two been solemnly heard against it, went avowedly into the committee to be almost entirely altered. A new Bill, for so I may justly call this, arises out of the ashes of the old one, with the same fallacious title indeed, and less formidable than before. However, it is still suspected that there are latent mischiefs in it, and against those, the parties who pre azgrered, a cipra ter a of portunity of a fresh defence. I hope therefore, that the learned gentleman, who could not have been so defective in his first enterprize, if new inconveniences were not perpetually to be encountered in the alteration of settled constitutions, will at least be so candid as to withdraw his selicine for the present, the time to consider afresh, and not hurry a Bill thus defective in form and but half understood, in the conclusion of a session, when many gentlemen, quite worn out with a close and tedious attendance, have been forced to retreat. This cannot long retard the great work of reformation which is at hand: the delay will be but a few months only: the same favourable tide will continue, and whatever new schemes, therefore, the learned gentleman may have ready to produce, I hope he will indulge us in so short a respite. But lest this Bill should pass, I hope you will permit me to cotter my luber lantest against it, for I am one of those who think it for dancest dl wreek.

There is no one more ready than I am, to give all reasonable a larger cars to the several unhappy sectaries among us; I

think, that in points of religious worship, compulsion ought never to be used, but truth is to have the fair opportunity of working by its own force upon the natural ingenuity of the mind, and the Supreme Lawgiver has the only right to interpose in such matters. But human authority has certainly a secondary power to restrain those wild excesses, which under the false colour of religion would invade the order and discipline of civil society. In this we are all united, and there is one medium, one common resort of our laws. for the protection of our respective rights and privileges. I am very sorry therefore, that any of the dissenters should now see occasion to complain of their distinct allowances, and that stated measure which must be preserved in our civil union. Let them look upon the structure of our constitution in general; are the several memreadings in the House, and counsel had; bers well proportioned? Have they a mutual dependence and regular connection with each other? And is there one law of convenience which runs throught lewhole? If this be so, and the pre-eminence is only maintained by a due subordination of the inferior parts; if the building was erected by the most able hands, and when architecture was at its height; I am not for inverting the order of it, in compliance with the gothic fancy of any pretenders to that

Thus our constitution at present stands, and the laws of teleration are in this sense become a part of it; they protect, as they certainly ought, the established religion of our country, and, at the same time, allow a separate right in religious worship: Such, only, have not the advantage of ther, who dear he ester as forms of our government, whose consciences are a civil nuisance, and therefore forfeit the condition of this right. Volat then a it east the Quakers want? Have not all their most interpolate desire been from time to time complied with? Are they not exen just ever from a pealing to the great Author of truth in their legal testimony? But not contented with all this, by a most strange abuse of the permissive liberty they enjoy, they send circular exhortations to their brethren to oppose the civil jurisdiction of our laws; and having thus cherished and strengtioned and the the the proach the legislature itself with harsh revilings, unsupported by evidence, against the clergy of our established church; denying a constitutional right; begging that the legal rememes may be abuted by winch it is to be acquired; and unjustly complaining of severities, which, by their repeated contumacy, they wilfully draw on themselves; for the law in its ordinary and natural course will proceed to an enforcement of its own decree. Is this that passive obedience and non-resistance, that mild and charitable disposition, with which they have been so largely complimented? Is this conscience, in any true definition of it? No! it is perverse humour, a false and delusive light, an 'ignis fatuus,' which arises from a degeneracy and corruption of the mind. If this is conscience, then all those riots and tumults, which at any time oppose the execution of the law, and the authority of the government, may with equal justice lay claim to such a conscience. Tithes are a distinct property from the inheritance of the land, and by the laws of our constitution are applied to certain purposes. They are due of civil right, and no matter to whom they belong, though I should think that the maintenance of our clergy deserves some favour- . into these courts, which may deserve our able share in our considerations,

No human wisdom can at once foresee the sufficient extent of legal remedies, but they must from time to time be proportioned to the degrees of obstinacy with which they are to contend. At the time of the revolution, when our constitution was re-actiled, and our several rights and privileges confirmed, the former remedies were found insufficient, and therefore, by the 7th and 8th of king William, a new one was created, but the others were suffered to subsist. The clergy have now their option which method to pursue, and I believe they always follow this, unless they suspect an unjust partiality. For they want only their right, and are undoubtedly willing to come at it the cheapest and most effectual way; so that by this Bill, which obliges them to repair to the justices in the first instance, you enjoin them nothing but what is already done; but at the zame time give a new interest to the Quaker in being contumacious; For I apprehend by the Bill, as it now stands, if the Quakers should not appear, but suffer judgment to pass by default, or should appear and not litigate or gain-say, that there is a power given to the justices to settle the quantum of the tithes, and the clergy are hereby ; deprived of any farther redress. It is the liberty of avoiding the justices, which is some sort of controll upon their judicature; and it is the force of the several subsisted to markety new CR. Balans D. T. V. Of the

Quakers in some shape or other at present to submit. For it is not the punctilio of one gun only (as the learned counsel said) which the garrison wants; and when men are obliged to surrender there is no dishonour in doing it: But they have got unjust possession, and would have you withdraw your forces, that they may strengthen the fortification, and make it capable of a stouter resistance. Sir, I think the comparison has been inverted; that party is in possession who have a just title, and they only desire to keep what they have, without tending their territories; and it would be extremely unjust to pull down their fences. upon an idle report that the enemy would take no advantage of it.

As to the ecclesiastical courts, the Quakers have been defied to produce any instances of their being much troubled here; and indeed they are exceedingly few: every thing in the course of time will degenerate from its original institution, and undoubtedly there are many abuses crept attention; but then let us proceed upon fairer inquiries, and with a disposition to reform and not to destroy. These courts, from the earliest days of our constitution, have had cognizance of tythes; and if the chief argument against them is drawn from an rather for supplying the defect, than the transfer " ... Sar W. the ole lay rescinded.

I would not be thought, by any thing I have said, to be for extending the power of the clergy; I am for keeping that as well as all other power, within its due bounds. But, surely, the clergy are not to be the assaulted, have not a liberty to complain and to fly to this asylum for their necessary defence; I think this is all they now do, and it is very unfair to be seeking industriously for particular instances of blame; and from thence to take occasion of casting an odium upon the whole function. Those frightful ideas, therefore, of church power, upon which so many changes have been rung of late, I take to be very unnecessary at this time; it is now at a very low ebb, and it is very well if it can keep its just ground.

The to school which is growing up is of another sort, and our liberties are no longer in danger from any thing which is founded in religious pretences; the enemy has erected batteries all round our constitution; but as the church is the weakest part, it is thought very advisable to begin the attack there; and if it succeeds, they will soon mount the breach, and take possession of the whole; for we may learn from the fatal experience of former times, that monarchy can only subsist upon the union and defence of our civil and religious rights. We all form one constitution, it is highly necessary therefore that all, who are sincere lovers of that, should well know and mutually protect each other; and that the clergy should wisely consider, that, as at all times we are ready to oppose any assaults upon their quarter, so they are under the strongest obligations, in the day of our need, not to withdraw their assistance from us in points of civil liberty; for if ever that should be their fatal mistake, and our hands are thereby weakened, they will undoubtedly bring their own establishment into the most imminent dan-

I shall say no more, but that I shall at all times oppose any innovations, because I think them extremely hazardous; let us rather guard against the intemperate follies, the luxury, the venality and irreligion of the age, which have been long gathering like a dark thunder-cloud in the sky. God only knows how soon it may burst; but whenever it happens, and I fear the day is at no great distance, it will certainly fall most heavily upon us; I am therefore for keeping up our common shelters, that we may be protected, as well as possible, against this great and impending danger.

Then the question being put for passing the Bill, it was carried in the affirmative, by 164 to 48, and Mr. Glanvillewas ordered to carry it to the Lords, and desire their concurrence.*

A Copy of the Quakers' Tythe Bill.]
May 4. The following Bill for the more

* Notwithstanding all obstacles, the disposition of the Commons was very strong in favour of the Quakers. Their petition was not considered a party affair; and the proceedings securon, as procured them many friends amongst all parties. The bill underwent great the state of the

easy recovery of the Tythes, Church Rates, and other Ecclesiastical Dues, from the people called Quakers, was sent up by the Commons to the House of Lords;

Whereas by an Act made in the 7th and 8th year of the reign of his Majesty King William 8, of glorious memory, entled, An Act that the solemn affirma-

descat from the a had cation of the listic a, might have recourse to the courts in Westminster half. The present of all thurch and chapel rates, if refused by Quakers, were, upon the complaint of the churchwardens, to be levied by distress, by order of two justices, opon their goods, in the same manner as the poor rates of a least of a ser was to be said up to the form of paying any cause in or chapel rates, in any other manner. Such was the main purport of this famous bill, though clogged with a great number of other clauses; when after long debates, and several discussions in the Homeoff Community, by a majority of 164 against 48.

"In the upper house it was successfully opposed by the interest of the church and the law; a considerable number of courtiers were also renear that. The two great havyers, lead chancellor Talbot and lord Hardwicke, made a strong impression by observations on the incorrectness and imperfections of the bill, for the an induced of which, the stort run is left the session would not afford time. The speak the session would not afford time. The speak the and both s. is one layed great a time, and temper, but when the question was put, for committing the bill, it passed in the negative.

by a majority of 54 against 55.

The minister was highly dissatisfied with the rejection of a bill which he was induced from various considerations to promote. He was strongly accessed to the access with he as the appropriate of personal in red group has the appropriate of personal in red group he are set of the access were established in the county of Norfolk, and particularly in the city of Norwich, who had at any supported the can leates whom access were established in the county of Norfolk, and particularly in the city of Norwich, who had at any supported the can leates whom access the was not unmindful of past favours, and deserving of future assistance. These motives operated so strongly in its favour, that few circularly inconsister his equationary more than the rejection of this will be a supported in the House of Lords, and his resentment was principally exerted the sequation to particularly in the late of the set of the church. In consequence of these exertions, the minister, with a spirit of scrimony by an equal to him inster, with a spirit of scrimony the set of the set o

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tion and declaration of the people called
d Quakers, shall be accepted instead
of an oath in the usual form, a remedy
is provided for recovery of tythes and
church-rates, not exceeding the value of
ten pounds, where Quakers do refuse to

• pay the same.
• And whereas by another act made in the first year of the reign of his late Majesty king George 1, the said remedy is extended, and may be had and used against any Quaker or Quakers, for recovering any tythes or rates, or any customary or other rights, dues or payments belonging to any church or chapel, which of right, by law and custom ought to be paid for the stipend or maintenance of any minister or curate officiating, in any church or chapel.

And whereas the prosecuting of any
suit in the superior or ecclesiastical
courts against any Quaker or Quakers,
for any refusal arising from a scruple of
conscience, to set out, pay, or compound
for his or their great or small tythes,

ed prelate the full confidence which he had hitherto placed in him, and transferred into other hands the conduct conclest, or local with which he had been chiefly entrusted.

" Edanm I Good was createners, and educated at the free grammar school at Bampton, in Westmoreland, the place of his nativity. At the age of seventeen, he was admitted a scholar of Queen's control ye, Oxford, and raised himself into early notice by various publications, which proved his classical eradition, his accurate a quantance w. n.d. north, n.d. ogoages, and a correct knowledge of the Roman and Saxon antiquities, and British topography. His great talents and extensive learning, introduced h in to the patron good and has up To sen, who made him lit are in all I had the are are pointed him his domestic chaplain. By the archbishop's interest, he became precentor and residentiary of Chichester, rector of Lambeth, and arelideacon of Strip. In 1713 Legave to the public that great and laborious work, intituled, ' Codex Juris Ecclesiastici Anglicant, or the State es Corsulut, is Cortis, Robricks, and Articles of the et arch of langlar o, methodically digested under their proper heads; with a commentary, historical and juridical, and with an introductory discourse concerning the present state of the power, discipline, and laws of the church of England, with an Appendix of lustruments, antient and modern, in follo? Being a great friend to the protestant succession, he was promotel, a 17 fo, to the bishopric of Lincoln, and in 1720, translated to the see of Lond n

" In this eminent station, he enjoyed the full

may be unnecessarily expensive and grievous to such Quakers, if the said tythes can be recovered in a more easy and expeditious manner.

 Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons in this present Parliament assembled, and by ' the authority of the same, that from and ' after the 24th day of June, 1736, where any Quaker shall refuse or neglect. within ten days after notice given, to set out, pay, or compound for, his great or 'small tythes, or to pay any oblation, or other ecclesiastical dues (except church rates) or any rights or payments what. soever, belonging to any church or chapel, which of right, by law or custom ought to be paid, for the stipend or maintenance of any minister or curate, offieiating in any church or chapel, it shall and may be lawful for any two or more of his Majesty's justices of the peace within the county, riding, town corpo

confidence of the king and ministry, and was pin . ". consideray and foundent and sir Robert Walpole, in all ecclesiastical matters, particularly during the long decline of health who have appointed acutistic; Wheter this actual by needs. Howard always zerous in supporting the establishment of the church of England, and uniformly opposed the repeal of the test act. He declined a translation to Winchester," and looked forwards to the primacy with such confidence of expectation, that he was called by Whiston, heir apparent to the for his opposition to the Quakers' hill. On the decease of Wake, the see was conferred on And when, or has death, in 1747, it was offered to Gibson, he declined it on account of his advanced age and increasing infirmities. + He died on the 6th of February

"The inveteracy displayed against this emicent products, the consent are charge of he tray not etc. the creat on the range of he tray not etc. His esteem for the bishop of London had been so great, that when he was approached with great the archority of a pope, he replied, "And a very good pope he is." Even after their disagreement, heaver failed to pay a common to the learning and integrity of his former friend." Coxe's Walpole.

[·] Biographia But innica,

Letter from bishop Gibson to sir Robert Walpole. Orford Papers.

Letter from bishop Glace to the Kerz communicated by the hadron in labory (Dr. Douglas.)

rate, or division, where the same shall grow due (other than such justice of the peace, as is patron of the church or chapel where the said tythes or dues do sarise, or any way interested in such tythes or dues) and such justices are hereby authorised and required, upon complaint of the parson, vicar, curate, farmer, or proprietor of, or person in-· titled to such tythes, dues, or payments, as aforessid, or any other person who ought to have, receive, or collect the same, by writing under their hands and seals, to summon, by reasonable warning, such Quaker or Quakers, against whom such complaint shall be made, to appear before them; and also, at the request of eany of the parties, by summons in wri- ting under their hands and seals, to conwene before them all and every such persone and witnesses, to give evidence touching the matters complained of, as sny or either of the parties shall require; and after the appearance of such Quaker or Quakers, or in default of his or their sappearance (the said warning or summons being proved before the said justices upon oath) they the said justices, or any two of them, shall proceed to hear the matter of the said complaint, upon the proofs, evidences and testimonies to be produced before them; and for that purpose to examine as well the said · Quaker and Quakers, in case of his or their appearance, upon his or their so-Iemn affirmation, as the several persons or witnesses so to be convened before them, or otherwise produced at such hearing, upon his or their corporal oaths, or otherwise, as by this act is after directed; and thereupon to state, ascertain, and determine what is due, payable or forth-coming by and from such Quaker or Quakers, to the party or parties so complaining, and by writing under their · hands and seals to make a proper adjudication thereupon, and thereby to order and award such reasonable satisfaction, compensation, and recompence in money to be made and paid to the party or par-* ties so complaining as aforesaid, as they shall judge to be just and reasonable for such tythes, oblations, or other ecclesi- astical dues so neglected or refused to be set out, paid, or compounded for, as aforesaid, together with such costs for * the same, according to the nature and " merits of the case, as to them the said justices shall seem reasonable, and by such order to direct and appoint the pay-1 10L. IX. 8 *

ment of the sum to be awarded, as afore-

· And be it enacted, That if any Quaker or Quakers shall refuse or neglect, by the space of ten days after notice of such 'adjudication, to pay or satisfy any such sum of money, as, upon such complaint ' and proceeding shall, by such justices, 'as aforesaid, be adjudged in manner as 'aforesaid; then and in every such case, it shall and may be lawful for any one of the said justices, upon oath made of the service of a copy of such order of ' adjudication, or of leaving a copy of the said order at the usual place of abode of such Quaker or Quakers, by warrant under his hand and seal, directed to some constable, or other proper officer, to order the money, so awarded to be paid as aforesaid, to be levied by distress and sale of the goods and chattels of such Quaker or Quakers, so refusing or negelecting as aforesaid, his and their executors and administrators, rendering the overplus to the owner of such goods and chattels (if any such shall be) the reasonable charge of making the said distress, and of selling the said goods and chattels, being thereout first deducted and paid to the party or parties so com-' plaining, as aforesaid: and if it shall appear to such justices upon oath, that no sufficient distress or distresses can be had or made for the purposes aforesaid; then e and in that case any one of the said jusf tices, or any other justice of the peace of the same county, is hereby impowered and required, by warrant under his hand and seal, directed to the proper officers, to commit such Quaker or Quakers so refusing or neglecting, as aforesaid, to the common jail of the county, city, liberty, or place, where such Quaker or Quakers shall reside, there to remain without bail or mainprize, until full pay-6 ment be made to the party or parties so 6 complaining, as aforesaid, of all such sums and costs as by the said two justices ' shall have been awarded by such order as saforesaid. And to the end the said justices may be enabled to make such adjudication as shall be just, upon the · matters so to be complained of, as aforesaid, the said justices are hereby ims powered and required to examine all such witnesses and other persons, as shall be produced or convened before them, upon their corporal oaths (which oath, and all other oaths required to be taken by this act, the said justices are y of the Philipptonic brank Dear sythem Unit

* hereby authorized to administer) but if any such persons or witnesses shall be a · Quaker, then such Quaker shall be exa- mined upon his solemn affirmation, ac- cording to the laws and statutes of this realm, and the said justices shall cause the same to be tendered to him accordingly; and if any person or persons being so summoned, as aforesaid, to give evidence touching the matters com-· plained of, as aforesaid, shall without · just cause refuse to appear before the said justices, or having appeared before them shall refuse to be examined, or to testify or depose, in manner as aforesaid, concerning the matters so complained of, as aforesaid, and shall wilfully persist in such refusal, then and in every such case, all and every person and persons so offending, as aforesaid, contrary to the true intent of this act, shall for every such offence, on being thereof convicted · before the said justices, forfeit a sum not exceeding five pounds to the poor of the parish or parishes where such tythes or dues do arise, to be levied by distress and sale of such offender's goods and chattels, by warrant under the hand and seal of such justices, or either of them, or any other justice of the peace within the county where such offender shall reside, rendering the overplus (if any shall be) to such offender, his executors or admi-I nistrators.

And for the more effectual preventing all unnecessary and expensive prosecu- tions against Quakers, be it farther enacted by the authority aforesaid, that from and after the said 24th day of June, where any Quaker or Quakers shall re- fuse or neglect to set out, pay, or como pound for any great or small tythes, ob-· lations, or other ecclesiastical dues, as aforesaid (except Church-rates) no person or persons shall prosecute any suit, or commence any action, or file any bill in any of his Majesty's courts of law or equity at Westminster, or in any other court whatsoever, for the recovery thereof, until after complaint shall be made by some of the parties interested in the said tythes or ecclesiastical dues, and some adjudication or order thereupon ' shall be made by the justices, by this act impowered to hear and determine the ' matter of such complaint, as aforesaid : · and in case it shall appear by such order and adjudication, and the said justices shall so certify therein (which the said flustices are hereby mighted to certify

accordingly, without fee of reward) that the Quaker or Quakers so complained of did not, at the time of examining into and hearing the matter of the said complaint, either by him or themselves, or by his or their agents, controvert, litigate or otherwise oppose the payment of such tythes, oblations, or ecclesiastical dues. but did either confess the same to bedue or not gainsay or obstruct the adjudica. tion or recovery, and levying thereof, or suffer judgment or sentence before the ' said justices to go against him by de-' fault, by not appearing to gainsay the recovery and levying thereof; then and in every such case, the order, award, and adjudication so to be made by the said justices, upon the matters to them complained of, shall be absolutely final and · conclusive to all parties, as well to such as shall be interested in the said tythes, oblations and ecclesiastical dues, as to the said Quaker and Quakers, to all intents, constructions and purposes whatsoever; and no Quaker or Quakers shall be sued or prosecuted, for, or on account of, such tythes, oblations or other ecclesiastical dues, in any ecclesiastical or other court whatsoever after such adjudica- tion and certificate, by appeal or otherwise howsoever. And no libel shall be exhibited, or any suit instituted or pro- secuted in any ecclesiastical court, or any ection commenced, or bill filed, in any of his Majesty's courts of law or equity at Westminster, or elsewhere, touching or concerning the same except, only in cases where the title of such tythes ' shall be in question, as in this act after is mentioned.

 Provided always, and be it also enacted by the authority aforesaid, That where any Quaker or Quakers, by themselves of their agents, shall any ways controvert or litigate, or otherwise obstruct the recovery of such tythes, oblations, or ecciclesiastical dues before the said justices, and the said justices shall upon debate of the matter, make such order, award and adjudication thereupon as to them shall "seem just; and shall therein certify, whether any such controversy, litigation or debate was then had before them (which they are hereby required to certify accordingly, without fee or reward) that then and in every such case, if either the parson, vicar or other person interested in, or entitled to the said tythes, oblations, and ecclesiastical dues, or the * Quality or Quakers so complained of, and

summoned, as aforesaid, shall find him or themselves aggrieved by the order, award and adjudication so to be made by the said justices, aforesaid; and shall there- upon, within ten days after the service of * a copy of the said order, award, or adju- dication, give notice in writing, under his or their hands, to the said justices, that · he or they conceive him or themselves aggrieved, and that he or they refuse to · abide by the determination given by the said justices, by the said order, award or · adjudication; then, and from, and imme- diately after such notice, the said justices shall surcease and forbear to make any distress, or otherwise proceed upon such their order, award or adjudication, or
 otherwise howsoever. And then, in that case, it shall and may be lawful to and for all and every the parties to resort to such remedy, by suit, action, or bill, in any of his Majesty's courts at Westminster, as he or they shall think proper to s resort unto: cith r for all pett and covery of such tythes, oblatious, or ecclesiastical dues, or for discharging himself from the payment thereof. And all and every person and persons shall have and enjoy all and every the like remedies, and shall be intituled to the like actions, suits and advantages, as well for the recovery of such tythes, oblations, and ecclesiastical dues, and all costs for substracting or with-holding the same, as · for the discharging hun and themselves from the payment thereof, in any of his Majesty's courts at Westminster, in as full and ample a manner as he and they · might have had and enjoyed, or been entitled to by the laws and statutes of the f realm, had not this act been made. And his Majesty's courts of law and equity at Westminster shall have full power and authority, if they shall see cause (but subject to the proviso in this act after contained) to award such costs as shall be reasonable for the vexation, expence, and delay before the said justices, by whose adjudication the said parties shall have conceived themselves aggrieved, as aforesaid; any thing in this act contain-ed to the contrary notwithstanding.

And be it farther enacted by the anthority aforesaid, that where any decree or other judgment shall be obtained in any of his Majesty's courts at Westminster, execution of such decree or judgment shall be made by process directed to the sheriff, requiring him to levy the money and so decreed or adjudged upon the goods

chattels of the said Quaker or Quakers, his and their executors and administrators; and if the sheriff shall return that he can find no goods sufficient, whereon to levy such money, then by imprisonment of their persons. And the said several courts are hereby authorised and impowered to award such execution in all cases within the true meaning of this act.

 Provided, always, and it is hereby also enacted, That where any judgment, de-· cree, or order shall be made, passed or pronounced in any of his Majesty's courts 'at Westminster, in any cause or suit to be commenced or prosecuted by any per-'sons, who shall conceive themselves aggrieved by the award, order, and adjudication of the justices hereby impowered to hear and determine any complaint ' relating to Quaker or Quakers neglecting or refusing to set out or pay such tythes and dues as aforesaid; that in every such case, if the sum ordered, enjoined, and directed to be paid by the said Quaker or ' Quakers, in recompence of the tythes by ' him or them with-held, shall not exceed the sum before ordered and awarded by the order, award, and, adjudication of the said justices, to be paid by the said ' Quaker or Quakers, no parson, vicar, curate or other person entitled to such tythes, or dues as aforesaid, shall have or be entitled either to double or treble value, by virtue of the statute made in the second year of king Edward 6, or to any other costs or damages whatsoever, or to any other sum in respect of his and their charges or expences in any or either of the said courts, where such judgment or decree shall be obtained, given, or pro-' nonnced, or in any other court or place whatsoever; but that he and they shall be s and is, and are by this act utterly excluded therefrom, and shall pay to such Quaker or Quakers his costs, to be assessed by the courts wherein such judgment ordecree shall be obtained; any law, sta-'tute, or usage to the contrary in any wise notwithstanding.

'Provided always, and be it enacted by the authority aforesaid, that if any person, thinking himself aggrieved by any determination of the justices, as aforesaid, shall thereupon give such notice as a aforesaid to the said justices, of his refusal to abide by such determination, it shall and may be lawful for such person, who shall first give notice as aforesaid, to appeal from the same unto the judges of

e as ize, who shill not bliefd the a item of sessions for the county or place, wherein such determination shall be made, in- stead of having recourse to his Majesty's courts at Westminster; and in that case, such person shall give notice in writing of such his intent to appeal, unto the justices who made such determination, · before their judgment shall be executed, and at least eight days exclusive before the holding such next assizes or sessions. And such judges of assize, or any or either of them, may and shall, in a sum- mary way, examine the parties and wite nesses, in such manner as the justices are hereby directed to do; and may and shall hear, and finally adjudge and deter-· mine such appeal, either by affirming, · altering, or reversing the judgment ap-· pealed from; and also give such costs ngainst either party, as to him or them shall seem just and reasonable; and shall issue his or their warrant, directed to the · high-constable of the hundred, or to the constable of the parish or place within any city or town corporate wherein such Quaker or other person shall inhabit, to · levy by distress and sale of the goods of the person against whom such judgment shall be made, the sum and costs so ad- judged by him or them, in like manner as the said justices to whom the said com-· plaint was originally made, might have done, had there been no such appeal. · And in case of such appeal, either of the justices, before whom such complaint shall have been originally made, shall summon all such persons to appear before such judges of assize, to give evidence · concerning the matter of the said appeal, as the parties shall respectively require. And all persons so summoned, are here- by required to attend pursuant thereto,
 or in default thereof (having no just cause of excuse, to be allowed by the said · judges of assize, or any or either of them) shall forfeit a sum, not exceeding five pounds, to the poor of the parish or parishes, where such tythes or dues do arise, to be levied by distress and sale of the offender's goods, by warrant from any one of the said judges of assize, re-* turning the overplus if any. And be it farther enacted. That from

And be it farther enacted, That from and after the said 24th day of June, if any Quaker, after notice given him by any person entitled to predial tythes, arising from lands occupied by him, or by one authorized to receive the same, shall refuseroon neglected set out, or

cause to be set, such tythes, if payable in kind, and not otherwise, by custom. composition, or modus, itshallandmay be ' lawful for such person, entitled as aforesaid to such predial tythes, to appoint a proper person for that purpose, who is hereby authorised to come upon the land of such Quaker, from whom such tythe is due, and justly and truly, and without fraud or partiality, divide, set out and sever from the nine parts the said tythe, in such manner as all persons are by law obliged to set out their respective predial tythes; such person so appointed, having first taken an oath before any justice of the peace of the county or place where such tythes arise, justly to set out the said tythes as the act repores, according to the best of his knowledge, without fraud or partiality: which said portion so set out is hereby declared to be, and shall be deemed as tythe to all intents, and ' shall be quietly carried away, as soon as reasonably and conveniently may be, by ' the person entitled thereto, or any one or " more persons appointed by him for that ' purpose, without any interruption by the said Quaker, or on his behalf, in the same manner as might lawfully have been done " had such tythes been set out by the Quaker, himself, from whom the same is due. And no Quaker shall after such ontice, and before the setting out, or after such tythe shall be so set out, withdraw or take away, or cause to be withdrawn or taken away the said tythes, if payable in kind, under the pain of forfeiture of the double value of what shall be so withdrawn or taken away, to be recovered against him by action of debt, ' bill, plaint, or information, in any of his 'Majesty's courts at Westminster, in which no essoign, protection, wager of I law, or more than one imparlance shall be allowed, in case the person entitled ti such predial tythes so withdrawn shall chuse to sue in any of the said courts for the same. Nevertheless, it shall be in the option of the person entitled to such 'predial tythes so withdrawn, to wave the said forfeiture of the double value and proceed before two justices, as hereinbefore directed, for recovery of the single only of such predial tythes so withdrawn, and costs, if he shall think fit so to do. And in case the person entitled to succepredict tythes share proceed before the said justices in manner aforesaid, then and in every such case, such Country, so withdrawing or taking away

A. D. 1736.

the same, shall not be liable to be sued or prosecuted on account of not setting out such tythe, or carrying away the same, in any other court, or in any other manual with socker, then as by this act is directed.

· Provided always, that if the person appointed to set out the said tythes shall, Je through any wilful default of the Quaker, * be necessarily put to any unusual or extraordinary trouble in harvesting and * preparing the said predial tythes, in order to the setting out the same, and over and above the setting out thereof, ac-* cording to the custom of the place; that then, upon complaint thereof to any jus- tice of the peace of the county or place where such tythes do arise, and summons and examination into the matter by the said justice, it shall and may be lawful for such justice finally to order and appoint * what shall be paid by such Quaker, in respect of such unusual or extraordinary trouble; and on refusal of payment, to I levy the same by distress and sale of the Quaker's goods, rendering the overplus after the costs of the distress deduct-4 ed.

 And be it further enacted by the au-' thority aforesaid, That if any person or persons, against whom any such judg-'ment or judgments shall be had, as aforesaid, shall remove out of the county, riding, city, or corporation, after judgment had as aforesaid, and before the · levying the sum or sums thereby ad-'judged to be levied: the justices of the peace who made the said judgment, or one of them, shall certify the same under · his or their hands and seals, to any justice of the peace of such other county, city or place, to which the said person or ' persons shall go, or be removed unto; which justice is hereby authorised and required, by warrant under his hand and seal, to order such sum or sums to be · levied on the goods and chattels of such person or persons, as fully, and in the · same manner, as the other justices might have done, if such person or persons had not removed, as aforesaid; which shall be Slevied and recovered according to the said judgment.

And be it farther enacted by the authority aforesaid, That from and after the
24th day of June, 1736, if any Quaker
shall refuse to pay any sum or sums of
money, duly and lawfully assessed or
charged on him or her by any church or
chapel rates, it shall and may be lawful

for any two justices of the peace, where
such Quaker inhabits, and they are hereby required, upon complaint to them
made by the churchwardens impowered
to collect such rate, to cause the same to
be levied by distress and sale of the goods
of such Quaker, in the same manner as
the rates for the relief of the poor may be
levied: and no Quaker shall be sued or
prosecuted, for not paying any church or
chapel rates, in any other manner whatsoever.

Provided always, That no distress to be taken by virtue of this act, shall be excessive or unreasonable: but shall be proportioned to the value of the sum awarded or forfeited; and the goods distrained shall be publicly sold.

' Provided also, and be it enacted. That where any Quaker or Quakers complained of for substracting, with-holding, not paying or compounding for any such tythes, church rates, oblations, or other ' ecclesiastical dues, as aforesaid, shall, before the justices of the peace, to whom such complaint is made, alledge or insist 'upon any prescription, composition, or " modus decimandi, exemption, discharge, agreement, or title, whereby he or she is or ought to be freed from payment of the ' said tythes or other dues in question; and deliver the same in writing to the said i justices of the peace, subscribed by him, ' her, or themselves; in that case, the said ' justices of the peace shall forbear to give any judgment in the matter; and that then and in such case, the person or ' persons so complaining shall and may be at liberty to prosecute such Quaker or ' Quakers, for the matters aforesaid, in any court or courts whatsoever, where such ' person or persons might have sued for the same before the making of this act, any thing in this act contained to the contrary optwithstanding.

Provided always, and be it further enacted by the authority aforesaid. That in all cities and towns corporate where, for the time being, one justice of the peace only shall be resident; in every such case it shall and may be lawful to and for such one justice, together with any one justice of the peace of the county (not patron, nor interested) to execute all the powers, directions, and authorities in this act contained and directed to be done by two justices of the peace; and in case no justice of the peace shall be resident in such city or town corporate, then two justices of the county may exe-

cute all such powers, directions, and au-

" And be it farther enacted by the authority aforesaid, That so much of the herein before in part recited acts, made in the 7th and 8th year of the reign of his · late majesty king William 3, and in the · first year of his late majesty king George 1, e as relates only to the recovery of tythes or rates, or any customary or other · rights, dues, or payments belonging to any church or chapel, which of right by · law and custom ought to be paid for the stipend or maintenance of any minister or curate officiating in any church or chapel, in the manner thereby provided, shall be, and is hereby repealed.

And be it farther enacted by the au- thority aforesaid, That it shall and may be lawful for any person sued or prose-· cuted for any thing done pursuant to the · directions of this act, to plead the general · issue; and on that or any other issue to give this act, and the special matter in evidence: and if a verdict or judgment shall be for the defendant, or the plaintiff shall be nonsuit, or discontinue his action, the defendant shall recover treble costs, in such manner as costs in other actions given to defendants are recoverable: and no suit or prosecution shall be com- menced against any person, for any thing done in pursuance of this act, unless the same be brought or commenced within six months after such cause of action · arises.

And be it farther enacted by the authority aforesaid, That this present act shali be deemed, and is hereby declared to be a public act, and shall be taken no- tice of as such by all judges, justices, and other persons whatsoever, without spe-cially pleading the same."

May 4. The above Bill having been read in the House of Lords a first time, and ordered to be read a second time on the 12th, and many petitions having been likewise presented against it, the Petitioners were ordered to be heard by their counsel upon the second reading, and it was ordered that counsel should also be admitted to be heard in favour of the Bill at the same time.

Debate in the Lords on the Quakers' Tythe Bill.] May 12. The Bill was read a second time, and the counsel for and against the Bill were in part heard, on which carpon, a question prose about the Proofs to be laid before the House by the counsel for the Bill, in relation to the hardships and persecutions the Quakers had suffered, by tedious and expensive suits, for Tythes in the ecclesiastical and other courts; for the counsel for the Bid having acquainted the House, that with res. pect to the prosecutions in the Exchequer, they could bring proper and legal proofs. to wit, Copies of the Records which had been duly examined, and would be proved at their fordships' bar to be true copies; but with respect to the Prosecutions in the ecclesiastical courts, they had indeed Proofs, but they were such as they could not call legal proofs, because it was only the parol evidence of persons who had been concerned in the suits, and therefore they must submit it to their lordships whether they would allow any such proofs to be laid before them; upon which there was some debate in the House, and the question being at last put, it was carried in the negative.

The counsel for and against the Bill having finished, and being withdrawn, a motion was made for committing the Bill, whereupon a very long debate ensued, in which the Arguments for the motion were

to the following effect:

My Lords; I believe it will be admitted by every lord in this House without any exception, that persecution of any kind is inconsistent with the principles of Christianity, I am sure it must be admitted by all, that it is inconsistent with the nature of our constitution and government; and it must be granted, that every sort of punishment, every sort of oppression, which a man is subjected to, for not doing that which in his conscience he thinks unlawful for him to do, is a sort of persecution. We know, my Lords, it was once established as a fundamental and necessary article of the Christian faith, that tythes were due of divine right to the church, that it was a most damnable sin to convert them to any other use; and that as they were inter spiritualus, every dispute in relation to them, was to be heard and determined by the spiritual courts, and by them only. These doctrines, it is true, are now pretty much exploded, at least in this kingdom; but ridiculous as they are, they were for many years strenuously insisted on, and most industriously spicad, which gave occar on to that sect of men called Quakers, to establish it as one of the articles of their faith, that tythes were abolished by the Christian doctrine, and that so har from being of pinine right, it was inconsistent with Christianity either to exact them or pay them: from hence it is that every man who is truly and sincerely a Quaker, is in his conscience convinced, that it is unlawful for him to pay tythe.

But unluckily, my Lords, for the Quakers, those who were the patrons and chief promoters of the reformation in these kingdoms, though they abelished the doctrine, that tythes were due of divine right to the church, yet as the tythe brought in . a great revenue, and as it was a tax the : people had been long accustomed to, they thought it very proper and mighty convenient for them to continue the tax; therefore they made them due by the laws of the land, though they admitted they were not due by the laws of the gospel. This however was no salve for the tender consciences of the Quakers: for as those ! laws made the tax still payable as tythe, they thought they could not in conscience ' year and is athelite or ned by such laws; and even to this day, though they must admit that tythes are due by the law of the land, yet they think they cannot in conscience pay them, till they are compelled by the law so to do. I confess my Lords, this appears to me a little whimsical; but I am not to measure another man's conscience by my own, nor ought I to oppress him because he makes a matter of conscience of an opinion which I take to be whimsical; and if I ought not myself in such a case to be guilty of oppression, I am sure I ought to prevent another's being guilty of it, as far as lies in my power.

Tythe, my Lords, is a tax which is now due by the law of the land, and must, I believe, remain so, therefore the Quaker must pay it as well as every other man subjected to it by law, nor does he desire to be absolutely free from it; he only desires, since his conscience will not allow him to pay it voluntarily and freely, that you would take it from him in the easiest and least expensive method you can: He knows that he must pay the costs of every soit commenced against him for the payment of that tythe which is due by law, and he only desires that the costs of suit may be made as easy as possible. This was thought so reasonable a demand, that a law was made in the reign of king Wil-Iam, by which tythes not exceeding 10l. in value were made recoverable from Quakers before the two next justices of the peace of the same county, not interested in the tythe to be so recovered; and it was at that time expected, that every man

in the kingdom, entitled to tythes, would have taken that easy method of recovering his tythes from Quakers; but it has since been found by experience, that some persons entitled to tythes, from a spirit of persecution and oppression, for I can call it nothing else, have had recourse to ecclesiastical and other expensive courts for the recovery of those tythes, which they might have recovered by the sentence of two neighbouring justices; by which the poor Quaker has often been compelled to pay, not only what was due for tythe, but ten times more by way of costs of suit, to the utter ruin of him and his family.

It is true, my Lords, we are not furnished with all the proofs we might have had, of such oppressions having been committed; though I am convinced, if the Quakers had thought such proofs necessary, or if we had allowed them to lay before us the proofs they had prepared, we might have been furnished with a considerable number. But suppose we had not one proof of any such oppressions having ever been committed, suppose there never had been a surmise of any such oppression, it is certain, that, as the law stands at present, such oppressions may be committed: and as it is our duty to endeavour to prevent as well as punish all manner of oppression, we ought to make some alteration in the present laws relating to the recovery of tythes, especially considering how apt some people are to oppress and persecute those who dare to differ from then in any opinion. When we are about to make or repeal any law in order to prevent a grievance that may be apprehended, it is no way necessary for us to have any proofs that the grievance has been actually felt. When the law de Hæretico Combarendo was repealed, there were then no proofs before either House of Parliament, that a bad use had been made of that law; it was thought sufficient that a bad use might be made of it, and as that was apparent, the law was therefore repealed: even last session, when the law was made for regulating the quartering of soldiers at the time of elections, there was not so much as the least surmise of any grievance having arisen from thence; and this very session, when we passed the Bill for repealing the laws against witchcraft, there was not the least proof so much as desired, that ever any old woman had been burnt for a witch. From all which it is plain, that, in order to programmed of a House of the worth less or replacary law, it is subjected to

shew that a grievance may ensue, if the law !

be not passed or repealed.

Now, my Lords, in the present case, it is no persecution or oppression to take from the Quaker in the easiest and least expensive manner those tythes which are due by the law; but when they can be recovered without subjecting him to any great expence or inconvenience, it is persecution as well as oppression, to sue for them in such a way as must necessarily load him with a prodigious expence; because, though the plainted new perhaps call his refusal obstinacy, yet in charity we are obliged to call it conscience; and therefore we must call that a persecuting of him for conscience sake, which the plant of may perhaps cell a punishing of him for his obstinacy. By the first law for making tythes recoverable from Quakers before two neighbouring justices in the country, a cheap and easy method is provided for the parson to recover those way s, er that maintenance which is due to him by law; and this method has been found so effectual, that every wise and good-natured parson in the kingdom has always chosen it, because he found he could thereby come speedily at his right without vexing and ruining his neighbour, the Quaker, by a tedious and expensive suit, for that which his conscience would not permit him to pay till he was compelled by due course of law: But the method by that act provided, appears to be deficient in two respects; First, that it does not allow any tythes above the value of 10l. to be recoverable before two justices; and the other, that it leaves to the incumbent, or any other person entitled to tythes, an option to prosecute for the recovery of his tythe, either in this cheap and easy method, or in the most vexatious and expensive method he can think of. As to the first of these defects, it has been deemed, and I think it is evident, that two neighbouring justices of the peace are as capable to settle and ascertain a claim of 100%, as they are one of 10/. provided there be no matter of law or right in dispute; and since in our supreme courts the value of any such claim is always settled and ascertained by juries, I cannot think but that two or more neighbouring gentlemen who have the honour to be in the commission of the peace, are as capable to settle and ascertain such a claim, as any twelve tradesmen or farmers in the county; for this reason all tythes due from Quakers have since been made recoverable bases of the gustiers of peace a

But as to the other defect, it stands as yet unremedied, and I must call it an intolern. ble one; for to leave to every incumbent or other person entitled to tythes, are plane to prosecute in the most vexatious and expensive way, whenever he pleases, is the same with giving him a power to oppress or persecute Listas abbour whim h. T., a mind: When this power is made use of ga ast a neighbour who is not a Q. it must even then be called oppression; when it is made use of against a neighbour wit is a conscientious Quaker, it is downright persecution; and therefore, my Lords, I must say, that I am surprised to find, that this last defect has not been remeded todg before this time: I must say, we are extremely obliged to the people called Quakers, for making us observe a defect in our laws, which perhaps has occasioned but a et ally may occasion as great dead oppres on and persocation; adress the it has been and before you, I can a train t but that your lordships will unanimously concur in contriving some method for remedying the same.

The seepe and design of the his now before us, is for remedying both this last defect in the most effectual and safe method that can be thought of; and for obliging an ich emitted to tythes for the in its to take that method of recover. *) am. which every we cand good-nated mahis taker ever since it was estal sied. I do not know, my Lords, but the bar, as it stands at present, may have occasion for some amendments; whatever amendments it may stand in need of, will best appear in the committee; and considering that we shall there have the assistance of the reverend bench, as well as the two learned Lords whom we have now the happers to have among us, I am convinced we may he able to make such amendments in the Committee as will render the Bill as effectial and perfect as file design of it is necessary and Christian. For this reason I shall not trouble your lordships with any of those assendments I may think necessary

committed.

To this it was answered in substance 81 follows, viz.

but shall only move for the Bill's being

Whether the tythes payable to the church be of divine right or no, is a question, my Lords, which cannot any way be brought into the dispute now before us; but as here is at present at ong una set of men who protend to make it a case of

conscience, that they ought not to pay | tythes, and as it has been said that the divine right of tythes was once strongly ins st I can be consequently, that they ought not to be sued for in any court but the spiritual court, I may, I think, suppose a set of men who made it a case of conscience not to sue for their tythes in any courts but the ecclesiastical: Now, if there were any such set of men among us, I should be grad to know how we should manage between the tender conscience of the Quakers of one side, and the tender conscience of these divine-right-men on the other; for I must think, that it would be as great persecution to take from a man all means of recovering his property, except that which he pretended he could not in conscience make use of, as it would be, to leave to a man freedom of suing in that way which he might think most effectual for recovering his property from another, who pretended that he could not in conscience part with it till compelled by due course of law. I do not know, but some of these who are not in his mere some it a regard to the tender conscience of the Quakers, would be very apt to call the pretended conscience of these divine-rightmen a most ridiculous obstinacy: They would probably say, that if these men had a mind to remain so obstinate as not to sue for their property in that method which the law prescribed, they deserved to lose it; and indeed I should be very apt to join in the same opinion.

I am for liberty of conscience as much as any lord in this House; I shall always be against persecuting or oppressing any man, either in his person or property, on account of any dispute or opinion in which conscience can have a concern; but conscience can have no concern in any thing but matters of faith, or religious worship: it can never be brought in justification of an immoral action, and much less can it be pretended in any affair that relates only to property. If conscience could have any thing to do in the case now before us, I am sure it is so far from being with Quakers, that it is directly against them. man will now pretend, at least in this kingdom, that tythes are due of divine right to the church; but no man can doubt of their being the by to the person who less got a right to them. The incumbent has generally, by law, a right to the tythes within his parish, he has as much a property in them, as any man in the parish has to the estate he enjoye; and if a Quaker be . - 1 - -

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in possession of that, which is by law the property of the coumbent, it is ontoney, in conscience, bound to deliver it to the right owner; and if he refuses, the proprietor ought to be left at liberty to sue for his property so wit nield, it to only in that manner which may be most effectual for recovering it upon that occasion, but in that manner which may be most effected for preventing his being put to the like trouble on any other; for it must always be a trouble to a man to be obliged to sue for his property; and we know that, upon such occasions, besides the trouble, a man is generally put to a greater expence than he recovers by any costs of suit that can be given him. This, my Lords, is so true, that most men chuse rather to give no a sinal demand, than to be at the prins and the expence of suing for it; and this a well known to these from whom such demands are due, that nothing but the great expence they may be put to prevent their standing the suit; which terror would be entirely removed from the Quakers, if this Bill should pass into a law; from whence we may conclude, that no one of them would then pay the least tythe without a law-suit; and what a terrible thing would it be, to oblige every incumbent in England to dance after the justices of the peace, and perhaps to the next assizes, for every little claim of tythe he might have upon the Quakers within his parish? Nay, I do not know but this privilege of vexing and perplexing the incumbent with impunity, in order to make him give up his just demand, would make most of his parish turn Quakers; for though a proper indulgence ought to be granted to Dissenters of all denominations, yet it is certainly dangerous, and inconsistent with all the maxims of true polity, to grant to any of them a privilege or advantage which is not enjoyed by those of the established church.

As all pretences to a divine right, with respect to tythes, are now given up, as no man ever pretends to demand them; or to sue for them, by virtue of any divine right, they are to be looked on as a tax or a rent, due to those who have got or purchased the right to them; and for a man to preto pay a tax or a rent which is established by the laws of his country, is, in my opinion, a most ridiculous pretence; but it is still more ridiculous for a man to pretend, that his conscience will not allow him to pay such a tax, and yet apply to Parlia-7407 11

ment for a new method, or for any method of compelling him to pay such a tax. It is a sort of juggle, a sort of playing with conscience, which ought not to be countenanced by the legislative power of any The scruples of a tender conkingdom. science will always, I hope, he greatly regarded by this House, when they are founded upon any thing of a religious nature; but to with-hold from a man his property, to refuse paying a tax or a rent established by the laws of the kingdom, and to pretend a scruple of conscience for so doing, is what can have no foundation in religion. If the nonjurors should pretend, they could not in conscience pay taxes to this government, they might perhaps be as sincere in that scruple of conscience, as the Quakers are in the scruple of conscience they pretend, with respect to the payment of tythes; and as governments have been said to be jure divino as well as tythes, they might claim the same pretence for making it a scruple of conscience; but such a pretended scruple of conscience would be so far from deserving any countenance or indulgence from this House, that it ought, and certainly would be looked on as seditious; and therefore an application from them, for an easy and cheap method of compelling them to pay those taxes, which they pretended they could not in conscience pay voluntarily and freely, would certainly be treated with the utmost contempt. in this case, the conscience of the nonjurors seems to have a greater concern than the Quakers can pretend to with respect to tythes; for our taxes are exacted from every man, as legally imposed and justly due, which no man can admit who does not acknowledge the government; whereas tythes are never pretended to be exacted as due by divine right, they are exacted as due by the law of the land only, which is what no Quaker pretends to

That two country justices are as capable of settling and ascertaining a claim of 100% as they are one of 10% may perhaps be granted, and that two or more gentlemen, who have the honour to be in the commission of peace, may be as capable to settle and ascertain such a claim as any twelve tradesmen or farmers in the county, may likewise be true; but this argument will operate much farther than is now designed; for the same argument may be made use of for taking from the king's courts, and transferring to the justices of the peace the cognizants of terms (Space, Whose Lambator)

of law or right is concerned: which none of your lordships would, I believe, agree to. It is no reflection upon the justices of peace in general, or upon any justices of peace in England in particular, to say, that there is more reason to suspect them of partiality, than there is to suspect the judger of the supreme courts of equity or law. Men are naturally partial in cases where their friends, their relations, or even those of their intimate a equaintance, are concerned: this is a weakness incident to human na. ture, a weakness so well known to the legisa lature of this kingdom, that we have an express act of parliament for preventing any man's being a justice of assize in the county where he was born, or doth inhabit; for this reason care has always been taken by our laws, to give a cognizance to justices of peace of small causes only; because in them it cannot be supposed that persons are often concerned who may be related to, or acquainted with any of those gentlemen who have the honour to be in the commission of the peace; and the solicitations, which are of late too much countenanced by some justices, can give no great encouragement to the legislature to extend their jurisdiction. We ought to consider, that every tythe is a rent annually becoming due; and as the determination, with respect to the rent of one year, may be looked on as some sort of precedent or rule fordetermining the value of that rent in every succeeding year, the value of the cause or suit is to be computed from the price that rent might be sold for; therefore, as tythes are generally sold for thirty years purchase, the value of a suit for a tythe of 101. value is to be computed at 300%, so that if the two justices the incumbent applies to should deal partially, and give him but 51. instead of 101. the damage they do him must be computed at 150l. for though he should, in the next succeeding year, get a new decree for 101. for that succeeding year, this new decree may in a great measure repair, but does not lessen the damage that was done him by the first; and therefore, though tythes of any value due by Quakers, may now be recovered before the justices; yet I must think it would be very wrong to confine the incumbent to that method

It is true, my Lords, that in our gap in the code, and other industries of the tythe demanded codies in question, that quantum or value is generally settled and ascertained by the verdict of a jury; and the pary-then were unless to direction,

nor could have any assistance from the court, two ir more justices in "tip. " ais be as capable to settle at lasserment at quantum or value as a control jurymen; but as the my-men covers have the as istance of the court or the emmination of the wing-se, and generally take the direction of the court with respect to what had or min not be deemed a proper and tool proof, and as the 3ary-men are sedom I nown, or can be sohe ted and milianced by citier party. I shall always think my property more secare, when tried is a proper and legal minner by a jury, than when I am subjected to the arbara y decision of any number of justices of the perce : and I believe every man in Irgand is of the same opinion. It has always been reekoned, that our method of trial by jury, is the great barrier and the crief sate-award for the properties of the people of Lightid; and why we should, at once, depense all the electron of the established charen of thet barrer and safe guard, with respect to a great part of thea properties, I can see no reason. I must coafess, the very attacht appears to me in a most extraord, act light, especially when I consider, that we owe the preservation of our liberties as well as properties, in a great measure to the noble stand nade by them, aroust the encroachments that were made upon both immediately before the revolution; from whence they have, I think, the stron st reaso, sito expect, that no sale-go me, or their properties who be taken away by that government, which cluetly owes its establahment to their behaviour, at a time when the properties of all but the uselves were to danger, for, by a slavish combliance at that time, I believe it will be graited they might have merce sed, instead of dimin saing the property of the church in this kingdom

To a ter the known laws of the kingdom or the ancient methods of proceeding in our courts of adicatore, I shall a weys, my Lords, look up in as a most dan reroas experiment; and therefore I shall never goe my consent to my such alteration, for the sake only of a possibility, that so ne ill use may be made of the laws as they then stand. In such cases, I shall always think it necessary to see from the most cleur and evident proofs, that some oud use of them I as been made, that some governing has been generally and sensibly felt; and, as the laws row in being, and the methods of proceeding for the recovery

o isthe, have been for a long time estahe, I shall never the invocateit to en en rates, men a leres to sich a tioned a tendom, or nation subsequent, s specified by the bit town setting as, disata a presente or a meanwearere is the area in same lass and methe os of proceed to the vista continues seeds. This little king solutely necessity popul, sach occuror, hit more especias in the present, where the private property of to great and considerable a part in a ir people is to hit concern do this we Quakers is ight creaty have the creen your bewanted, and the question it a arese about it is the other Hoose, our and have bon a warring to them to prove the it me, e at she ild come to be want. In this; for the igh the question was carried in the of mer ha ise, agreet the necessity or have convenient proofs laid before them, it sees not four theice to be co-classed, that this Ho is e would be of the same onin it is a case of sich a boh hatori, it was rank alors to must up that we would achit of any profesidence; for it se losa, it is cert as we con a rem such evidence have neard only the fattles and observations of attorneys and Lauvers clerks, we cold not have made any judgment of the vexations need on the proceed as so for er the we have , doed, who her the adays and expenses had a on owing to the persecuting spirit, is it is called, of the planthe cato the large rush as of the defendants or to sive can for non-judgment but from as tentre territ : are dicterore diose who rate ded or experted the ball should pass, ought to lawe had them prepared and ready to an a to e us.

I must take active, my Lords, that the Basis and ting the quarting a saldiers of Lections, vas not an ate, then of ery of our known laws, nor of any or our anglent forms of proceeding; on the contrar , it was not so ance t as a near law: it was only a declaratory pet, for declaring and enforcing that which was acts of the law of the Land and therefore there was no necessary or considering proof or indied for any statuse, trat a ore while had been and which was before the condien and it the kingdom. but with respect to the ropean of the - c de Harcisco co h endo, ar of the the the burn got witch. I all so its a to near the repeal of of a mapping at a m this excasion for such it's ealer of radictions nor so critica, for a clean, and a sac a Quaker in the lang's courts, or even

the ecclesisstical courts for his tythes, as it would be to burn a Quakerfor an heretic or an old woman for dealing with the devil. These were two laws which never could be used without being abused; nor could the private property of any man in the kingdom be injured by the repeal of either of them: whereas the method of suing for the recovery of tythes in the king's courts, or even in the ecclesiastical courts may not only be used without being abused, but often becomes necessary, because the tythes so sued for, cannot be recovered in any other way; and the repeal of those I say while these is this of sing are established, is a repeal by which the property of a very great number of our most useful subjects may be injured.

To imagine, my Lords, that we can contrie and prison, an ele hal mete d for recovering any sort of property, which cannot possibly be oppressively and vexatreated in a mile of part ! am afraid, we shall always find ourselves disappointed. We may indeed take away all effectual methods, and leave it entirely tothe place and and to a obelie and also whether he will pay what he owes, or of the person who has gut the possession of another's property, whether he will restore or no, which seems to be the intention of the Bill now under our consideration; but it is impossible to prescribe by law an effectual method, which may not sometimes be vexationally or even oppressively used; it is the business of the courts of judicature to prevent oppression and vexatied as much as they can, and bey co alvass purch it while discover d, by with costs. When the costs of any suit run high, we are not always to ascribe it to the oppression or vexation of the plaintiff; on the contrary, the costs of suit are generally enhanced by the obstinacy and litigiousness of the defendant. There is no suit can be commenced for settling the quantum or value only of tythes, where the costs can amount to a very great sum, unless they are enhanced by the litigiousness of the defendant: and in suits for tythes, as well as in all suits for other demands, the defendant may prevent his being loaded with any future costs, by consigning what is due; for if the plaintiff can prove no greater sum due than what was so consigned, he can recover none of those costs he has put himself to by his own litigiousness. It is generally, therefore, the perseness or the neglect of the

defendant, that enhances the costs of our and, notwithstanding all the clamours raised about the excessive costs Quakers have been loaded with, I believe, if we were to examine the records, we should find most of these excessive costs owing to the same cause.

As the laws stand at present, the incumbent has several ways for recovering his property. He may sue in the ecclesiastical court, or he may recover by filing a bill in the Exchequer, or he may bring his action upon the statute, or lastly, he may bring his complaint hefore the justices of peace, if his claim be mar a r becor for a y sum due by a Quaker. Now to take from him all these remedies but the last, which is the most ineffectual, I take to be such an encreachment upon his property, that I cannot agree to it without some other ne - to the restriction of the more possibility that he may make a bad use of the other remedies provided for him by law; especially considering that it seems to me evident, that no bad use has been hitherto made of those other remote at her, it we con ther for multitude . . felt to that are in this kingdom, the obstinacy wherewith they refuse to make any voluntary payment of tythe, and the reral pa nalay which every jutice of the peace must have against tylines, the sire prising to me that so few hatea ces can be brought in a course of forty years, of any suit in this collesiant on or supraior courts for those tythes, which might have been recovered before the justices of peace; and if we were to exa 2 8 6 to the reasons for bringing any such saits into the ecolomastical econor, we so all probabilified they are may proceed them a spirit of persecution, but from an impossibility of recovering before the justices; or perhaps from the preceding bebayiour of the Quaker; for if an incumbent should endeavour to recover his tythe from a Quaker, by a complaint to the justices of peace, and should there, by the solicitation and management of the Quaker, meet with injustice and partiality, he might probably, for that time, acquesce in the partial determination of the justices, but it would be a good reason for him to prosecute the next claim he might have upon that Quaker, in the ceclesiastical, or in some of his Mojes | ty's courts in Westminster-hall.

The very Lords, the leads is know the incumumant may do one day at him has stand at

present, and this prevents their making use of any solicitation or other unfair means for influencing the determination of the justices of the peace in the country; but if you take away this option from the incumbent, if you leave him no other remedy for recovering his right but a complaint to the next justices, and never allow him to enter the King's courts, till he has passed this new turnpike of the law, we may then expect that the Quakers will use all possible means, both with the justices and the witness, for defeating, or at least diminishing, the most just demand that can be set up by the incumbent; and considering that both his judges and his witnes is must always be persons who are themselves liable to tythes, it is I am afraid too much to be apprehended, that the judges, the witnesses, and the defendant, will combine together in braiging the complainant's demand as low as common decency will admit of. Nor can this partiality be remedied or redressed by the judges of assize; for the witnesses will there support and confirm what they have before sworn to before the justices of peace; and the judges of assize will often find the evidence so contradictory, that they will be at a great loss how to determine, or which side to balieve, being deprived of that method of trying the facts in question by the verdict of a jury, which is the method our courts of equity always have recourse to, when they find witnesses swearing in flat contradiction to one another.

I shall always be, my Lords, for lessening the expences of law-suits as much as possible, and for making the recovery of property as easy and expeditious as the nature of such suits can admit of: for this reason, if the Bill now before us had answered the title, I should have readily agreed to its being committed; but it is so far from answering the title, that it will, in my opinion, render precarious the property both of clergymen and Quakers; and it is really one of the most incorrect and confused Bills that was ever, I believe, sent up to this House. The King's courts, and all other courts, are to be for ever excluded taking any cognizance of the value of tythes due by Quakers, and a new sort of jurisdiction, with respect to them, is to be given to justices of peace, but the words by which this jurisdiction is to be given are very extraordinary, these justices are neither to order or decree as judges, nor are thay to award as arbiters, but they are to

adjudge, and yet there are no proper powers given them for discovering what they are to adjudge; for if the Quaker should refuse or neglect to appear, what are the justices in that case to adjudge? Are they to adjudge whatever may be suggested to be due by the complainant, or are they to adjudge only what he is able to prove? If they are to adjudge according to the suggestion of the plaintiff, the Quakers will be in a most dangerous situation; for they may often have a distress brought upon their goods for a great deal more than is due, without their being apprised of a complaint's having ever been made against them; and if the justices are to adjudge only according to the proof that may be brought by the complainant, it may often be impossible for him to prove his just demand by any witness, nor can he, through the defendant's contumacy, prove it by the oath or confession of the party; yet in this case the adjudication made by the justices is, by this clause in the Bill, to be absolutely final and conclusive to all parties: indeed by a following clause, there is an unlimited and full power given to any person, thinking himself aggrieved by any determination of the justices, to appeal from the same unto the judges of assize; and which of these clauses is to be of the greatest authority, I do not know, for they are certainly incomistent with one another.

As the incumbent has but one tenth, and the farmer nine tenths of the crop upon the ground, the common law, my Lords, and all our statutes till this present time, have most justly left the care and the management of the whole to the farmer; he may remove his crop whenever he pleases, providing he leaves upon the ground one tenth for the incumbent, and the incumbent is to carry away his tenth in a convenient time; but by the Bill now before us, the whole cop must depend very much upon the care of the incumbent or his tything-man; for the farmer being a Quaker, his conscience will not allow him, as is pretended, to set out the tythe, and therefore he must leave his whole crop upon the ground, till the incumbent or his tything-man pleases to come and set it out for him, otherways he must forfeit the double value; so that in this unsettled climate he may often lose his whole crop, in waiting for the incumbent's tything-man. But if the Quaker's conscience should prompt him to disobey this new law as well as the former, let us consider what

condition the incumbent will then be in; he cannot file his Bill in the Exchequer for a discovery, as he might formerly have done, he can only bring his action for the double value; and if he can bring no proof of the value of the tythe taken away, which is often the case, how can he recover the double value? If he chuses to bring his complaint before two justices of the peace, his case will be the same, the Quaker will not appear to be examined; and as the incumbent can bring no proof of the tythe taken away, the justices can make no ad-

judication. I must likewise take notice, my Lords, that this tything-man, this new judge, that is by this clause to be appointed, seems to be invested with a very arbitrary sort of power, and may not only be a tythe-gatherer, but a tax-gatherer, both upon the Quaker and incumbent: for he is made liable to no controul, nor to any punishment, in case he should deal unjustly or unequally in setting out the Quaker's tythe; so that he may first induce the incumbent to give him a fee, by promising to take special care of his interest in setting out the tythe, and then he may compel the Quaker to give him another fee, by threatening that, if he does not, he will take such a method of setting out the tythe, as shall be very much to his disadvantage: such a threatening must certainly be of great weight with the Quaker, because if he should remove any part of the tythe so unequally set out by the tything-man, he is made liable to an action, I believe, for double the value of the whole tythe; and in case of such injustice committed by the tything-man, there is no redress provided by this or any other clause in the Bill. Let us consider, my Lords, thin this tything- nai must generally be a man of low circumstances, and perhaps of as low a character; and let us consider how apt such men are to make use of any power they are invested with, for raising perquisites to themselves, especially where no fee or proper reward for their service is appointed by law; which I must take to be another defect in the Bill; for the tythingman ought certainly to be paid for his trouble; and since the employing of any such man is entirely owing to the Quaker's scruple of conscience, as it is called, I canmot think it reasonable, that the incumbent should be obliged to pay for the Quaker's scruples; yet this is the case as the Bill stands at present; for is the tything-man is to be angular and or employed by the hand in the aller, has the removed I

incumbent, the incumbent must certainly pay lam for his trouble.

This shews, my Lords, how dangerous it is to alter the established laws of a country, how difficult it is to form any new law, which may not expose some men to great hardships and inconveniences. I could point out many other imperfections in the Bill now before us: There is not any effectual method prescribed for compelling witnesses to appear either before the justices of the peace or the judges of assize; for as the witnesses may often be such as have neither goods nor chattels, a distress will signify nothing, and there is no provision made for the imprisonment of their persons, or for subjecting them to any other punishment in case of contempt; But I need not enter farther into particulars; the Bill is not only defective in every paragraph, but the whole scheme of it is wrong; which, I believe, proceeded from the method of passing it in the other House: A Bill was brought in there for the purpose mentioned in the title of this Bill; that Bill which was first brought in, (I think I may mention it, because it was printed) was even there acknowledged to be wrong, and therefore, in the committee, they amended it in such a manner, as to make it, in a great measure, a new Bill; this hurry occasioned even that new Bill, which is the Bill we now have before us, to be extremely defective, and if we proceed in the same manner, we may probably fall into the same error; for I think it impossible to make a proper Bill of that we have now before us, without altering the whole, which, according to our methods of proceeding, cannot be done in the committee; for as the Bill would then be a new Bill, it could not be pretended that such a Bill had been twice read, then committed, and after that read a third that, which is tach the lot p is g Bals constantly observed in this House.

But suppose, my Lords, it were consistent with our forms of proceeding, yet considering that the forms of proceeding in so many of our courts of judicature, and such a great part of our law must necessarily come under our consideration, I think it impossible to alter or amend this Bill, or rather to draw up a new Bill proper for the purpose designed, either in the () multice, on in the sent time we have now to sit; at least for my own part I declare my incapacity; and therefore, I hope I shall be excused from having any

must think, that the referring of this Bill to a committee, will be taking up the time of this House to no purpose, and therefore I must be against it.

The Reply was to this effect:

My Lords; As I am to declare myself in favour of the Bill now under our consideration, from what has been said of the other side, I think, it is incumbent upon me first to declare, that I have as great a regard for the established church, and for the properties of the clergy, as any lord in this House, as any man in the kingdom can reasonably have; and if I thought that anything in this Bill would in the least injure the church, or deprive the clergy thereof, of the smallest part of that property which is due to them by law, I should be for rejecting the Bill with the utmost contempt. We all know, my Lords, or have heard of the noble stand made by the clergy of our national church, against those schemes of arbitrary power which were set up before, and which were the causes of the late happy revolution; but I cannot think that the properties of the clergy of our church, were then in any greater security, than the properties of the rest of their fellow-subjects: By a alavish compliance they might, indeed, have greatly increased the properties of another church; but they could not so much as have preserved their own, or even their lives, without carrying that slavish compliance so far as to betray that church, of which they had declared themselves members, and abjure those principles of religion, which they had undertaken, which they had sworn to promote. We likewise know, how firmly attached most of them, I hope all of them, are to the present happy establishment; and for so being, they have certainly the strongest reasons; for they may depend the it, that this government will always support the church in general, and will protect every one of them in particular, so far as may be reasonable or consistent with the government of a free people.

At the same time, my Lords, that I declare my attachment to, and my regard for the church of England, I must declare my good-will and my charity towards those people called Quakers. I have always looked upon them, as a most useful and most innocent part of our subjects. Their universal charity and humanity, their great care of all those of their own persuasion, their private occomy, seed dental and in-

dustry, are virtues which deserve the regard and the imitation of all these of the established church: They contribute greatly to the riches of the kingdom, by the trade and manufactures they carry on, they aspire to no places of honour or profit, and they have never been, by their profession they cannot be, concerned in any disturbances raised against the state: For these virtues, and for these qualities, they must always deserve the countenance of the legislature; they surely deserve, at least, to be protected against all manner of oppression or persecution: And with respect to their behaviour at the revolution, or their behaviour ever since that time, they stand upon an equal footing with any set of men in the kingdom; but as no virtues, no qualifications, no merit, can entitle them to injure any man in his private property, or to expect any favours that may be inconsistent with the safety of the established church, they do not now, nor ever did, pretend to sue for any such thing: They only desire that, That which is de-clared by the laws to be the property of another man, may be taken from them. without loading them with heavy and ruinous costs of suit; because their conscience will not allow them to admit, that it does belong to another man, or to deliver it till compelled by some sort of law-suit.

There's rolld it, my Lords, in my optnion, of a more tender nature than conscience; for if a man begins once to take any latitude, or use a liberty in any one affair, in which he may think his conthe eecon on diwegenerally and that he soon after begins to take the same latitude. the same liberty, in other affairs of the same nature; and at last he throws up conscience entirely, in every case where it seems to interfere either with his interest or his pleasure; for this reason, I shall always have a great regard for those men who shew a great regard to their conscience, even though it be in a case, where I may think the scruple ridiculous, where I may think that conscience is not in the least concerned. I shall agree with the noble lords of the other side of the guestion, that, in my opinion, conscience can have nothing to do but in matters of faith or religious worship: It can never be brought in justification of an immoral action, i r c. it be prefended in any affair that relates only to property : Just I cannot · e from whence I can pretend to any title to judge for another man, what may, or may not be a matter of faith or religious

worship: what may, or may not be an immoral action; or what may, or may not relate to property only. In either of which cases, if another man's opinion differs from mine; if he thinks his conscience concerned in doing or not doing an action, in which I may think conscience has no concern, or that it is concerned upon the other side of the question, I think I have no title to punish or persecute him for conscience sake: Nay, I think, if I should be in danger of suffering, or should actually suder in his scruple of conscience, I might endeavour to prevent my suffering, or I might insist upon reparation, but I could have no title to punish him, for what his conse ence prompted him to do, or not to do; on the contrary, I should think myself obliged in charity, to endeavour to prevent his suffering, or to take my r paration, by those means which would be of the least injury or damage to my conscientions friend, This, I think, is exactly agreeable to the principles of Christianity, and the contrary doctrine is that, upon which all manner of persecution may be founded; because, if I take the liberty, or rather the privilege to judge for another man with respect to his consecute, and to punish him as an obstinate man, because Le thinks he is elf charged in conscience, not to de that, in which I think conscience can have no concern, I may certainly, i pon the some principle, take the privatege [of prosting him for doing or not doing that, which I think he is in conscience obliged to do or not to doe for if I can punish a man for having too much conscience, I may surely punish him for haying too little.

Now, my Lords, with respect to the case, or pretended case of, conscience at present before in, I should have been good to have heard it positively asserted by some of the noble lords who have spoke upon the other side of the question, that tythes are not due by any divine right in the church; because, I believe, such a positive de claration world have given preat satisfaction to the Quakers; and would, I am sire, have rendered them less excusable: for my own part, I am fully conimeed, that tythesere not one hy any divine right either in the church, or in any other person pointed or natural, and should be god to acartay se too itracreted, because I am now ready to argue the point. I know that no such the greats pretailed during the first ages of Christlanity; this divine right was not see up tell the bis

century; it was first set up in France. where the abbots and manks had co posession of most of to secustates to a grant been appropriated for supporting in parrochial clergy: and as those priests were not willing to give up what they had get onceinto their clutches, and were two outerful to be compelled, they first broached that doctrine of tythes being due by a divine right in the church, in which the government and other priests found them. selves obliged to join, because they had no other way of providing for the parochial clergy, who are certainly of all priests the most useful, to society. By this means the doctrine was soon established, and for a whole century after, became the subject of almost (very sermon, not only in France but in every country of Europe; so that one could hear nothing from the pulpit but the divine right of tythes, and the damnable sin it was to deprive or defraud the church of them. As it was at that time dangerous to contradict or oppose the most ridiculous dectrine that could be set up by the priests, this, among many others, vas generally received, and every lauded gentleman or farmer paid tythes out of every sort of produce from his land, every merchant paid tythes out of the profits of his trade, every tradesman and mechanic paid tythes out of the profits of his or his servants labour, nay, the very soldiers paid tythes out of their pay. Thank God, my Lords, we are not now in this kingdom obliged to render an implicit faith to what any set of men may tell us, and this doctrine, with many others, has met with the fate it deserves; but do not let us imagine it is as yet without advocates, or even a thoat believers; and as long as there is one advocate for it in the kingdom, the Quakers ought at least to be excused for making the contrary doctrine an article of taci. fixth, and consign also a matter, in which their conscience must have a concern.

Whether there be now in this kingdom any person entitled to tythes, who thinks that they are of divine right, I shall not pretend to determine, but I never location, who thought that he could not his conscience sue for them in any court but he sputtant, when he to eight here I meet with a more adequate, or a more specify repaintion from the time. It is the reversal as such consections as the term of the reversal as such consections as the term of the consections as for the optimization from the term of the optimization from the term of the

e regard as possible for their scruple of conscience, and would be very far from thinking that they ought to be persecuted or ruined, singly on that account; but the conscience of such a set of men, if there were any such, could be of no weight against' this Bill, or against a general prohibition of bringing any suit for tythes into the spiritual court, because they might sell the estates they had in tythes: and it would be no great injury, either to them or the public, to disable such persons from holding any estate in tythes; whereas it would be no great injury to the public, to disable all Quakers, or any other set of men, from being farmers, and it would be an injury to every particular man who had been bred to that business.

We are not now to dispute the property of tythes, or in whom it is lodged; though I take it, that till they are set out, the person entitled to them has only a right to them; he has not till then a property in them: However, this can make no material difference in the case; for whoever thinks he owes any thing to another, is as much obliged in conscience to pay what he owes, as he that has got possession of another's property, is in conscience obliged to restore that property to the right owner: But the Quaker does not think he owes tythe to any man, nor does he think that any other man can have a property, in any part of the produce of his labour and industry; therefore he does not think himself obliged in conscience to pay or restore. Nay, since tythes were at first pretended to from a divine right, and as such made parable by the laws of this kingdom, the Quaker thinks he cannot in conscience voluntarily and freely comply with such laws, because it would be at least a tacit acknowledgment of that destrine upon which those laws were founded.

I shall grant, my Lords, that a person who, from mere obstinacy or litigiousness, refuses to pay till compelled by law, deserves to be prosecuted in the most expensive manner, in order to punish him with heavy costs, and to terrify others from being guilty of the same obstinacy or litigiousness; but when a person is unable to pay what is legally due, I say it is downright oppression, to sue for it in an expensive way, when the debt might be as effectually recovered in a cheap and easy method; and if a person refuses to pay what is legally due, because his conscience will not allow him to pay till compelled by law, it is downright persocution to sue in

an expensive way, when the debt might be as effectually, and much sooner recovered by a cheap and easy method. It is with out doubt an injury done to a man, to oblige him to go to law for the recovery of what is justly due; but with respect to the Quaker, this injury proceeds from a scruple of conscience, and therefore, the injured person, if he be a Christian, will seek for reparation in that method, which may be of least damage to the conscientious Quaker. In his case, I ought neither to punish nor to terrify. If I punish, for what do I punish? I punish a man for being conscientious. Is this just? If I terrify. for what end do I terrify? I terrify, in order to compel a man to act contrary to his conscience. Is this Christian? My Lords, no conscientious Quaker can pay tythes without a law-suit; and therefore the only effect this Bill can have, will be, that fewer Quakers will from henceforth be terrified by excessive cost to do that, which they cannot with a safe conscience do. Is this an effect to be dreaded? Is it not an effect to be desired by every man who professes himself a Christian?

It seems to be laid down as a maxim by some lords in this debate, That the Quakers can have no scruple of conscience in paying tythes, and upon this maxim, most of their arguments have been founded; but, my Lords, I lay it down as a maxim, that they have a scruple of conscience, and my maxim is certainly the most charitable: I shall not say that their scruple is well founded, or that it has any tolerable foundation; but we have had many people burnt in this very kingdom, for a scruple of conscience much like this of the Quakers. The Lollards, many of them, were burnt for not paying the tax called Peter-pence; yet that tax was then due by the laws of the land as much as the tythes are now: However, those poor people thought they could not in conscience pay it, and suffered being burnt to death, rather than get over that scruple of conscience: Surely they were in earnest; and I cannot think, that a man who suffers himself to be ruined and imprisoned, for the sake of any scruple of conscience, can be in jest. If, by some odd turn in our religious affairs, we should begin again to light up sacrafices in this kingdom, and should make a law for obhging every man to give the firstlings of his flock, or so much money yearly to his parish-priest for that purpose, I should not think him a very conscientious Christian, that would voluntarily and freely comply

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with such a law; so that there may be cases supposed, in which an obedience to the laws of the land, in the payment of taxes, would really be inconsistent with a good conscience; and therefore, in charity, we ought to believe that the Quakers are sincere, in the scruple of conscience they pretend, with respect to the payment of tythes; for as they think that every man who is capable, or who is moved by the spirit, as they call it, is obliged to preach the doctrine of Christ without fee or reward, they may, and they probably do think it is inconsistent with christianity to preach for hire, or to give hire for preaching, as we would think it to sacrifice, or to give money for sacrifices. For this reason, I am against persecuting them with heavy costs; and for the same reason, if there were in the kingdom such nonjurors as have been mentioned, as long as they did not any way disturb the government, I should be for shewing all possible regard to the tenderness of their conscience; I should be for taking the taxes from them in the most easy and cheap method that could be contrived? So far would I be from looking upon their scruple of conscience as seditious, or treating their application with contempt, that I should be for taking the taxes from them in any manner

injure the government. Suppose then, my Lords, the Quakers are sincere in this scruple of conscience they pretend, let us consider the condition they are in at present, and the condition they desire to be in, in order to see whether they are now liable to any hardships, or if what they desire can injure the person entitled to their tythes. From what I have supposed it must be granted, that no conscientious Quaker can pay tythe till it is taken from him by law, that is, by the sentence or decree of some court: As the expences in recovering by this sentence, and of levying the tythe in pursuance thereof, must all come upon the Quaker, and as this expence must recur every year upon him, it is evident that, if this expence were large, every conscientious Quaker liable to pay tythes would soon be undone: for this reason a cheap and easy method for recovering tythes from Quakers has been provided; the person intitled applies to the two next justices, the Quaker does not contest the demand, and by the sentence of these two justices the person intitled takes his tythe without putting himself or the Guilly house great trouble or expance.

they could prescribe, providing it did not

and this remedy has ever since been always made use of against Quakers by every good natured man in the kingdom: but let the tythe be ever so small, let it be but a shilling, if the person intitled be a lawyer or a cruel, avaricious, or malicious man, he may on account of that shilling which the Quaker cannot in conscience pay voluntarily, put the Quaker to 20%, perhaps 100%. charge; because he is not obliged to take the easy and cheap method of recovering his right before the two next justices, but may have recourse to an expensive suit in the Exchequer, or a more expensive one in the spiritual court; and as these demands for tythe return every year, it is plain that the Quaker must in a short time either give up his whole estate, or his conscience. If the person intitled to tythe be a lawyer, he will probably take this last method for his profit; if he be a cruel or malicious man, he will take it for his pleasure; and if he be an avaricious man, he has from hence a most excellent handle for obliging the Quaker to give him yearly a large contribution, in order to prevail with him to take his remedy for tythe before the two next justices of the peace. To this I shall add, that if the person entitled to tythe be a clergyman, and one of a persecuting spirit, he will probably, for the satisfaction of that spirit, take this last method, to the great scandal of our established church. Nay, such a man may probably instead of taking the Quaker's goods by distress, take his person in execution, in order to compel him by imprisonment to abjure his religion, which would be a method of converting, your lordships would not surely approve of

Debate in the Lords

Your lordships must from hence see what an infinite series of oppression and persecution the Quakers are subjected to by the laws as they stand at present; and from this oppre many recession to conferentie himself, but by giving up his conscience, or giving up his farm; the first, I am sure, no good man will desire, the last would be a great injury to the public as well as to the Quaker himself. After the suit is once commenced, let it be in what court it will, the Quaker cannot put a stop to the expence by consigning the money due, as has been mentioned by a noble lord of the other side: that consignation he must look on as a voluntary payment of tythe, and that his conscience will not allow him to make. But besides, he may, and probably will be sued in the ecclesiastical court, which is a court in which his conscience will not so march or almud him to appear; it is a court

where no man ought to be made to appear for the recovery, or for the defence of any temporal right: the very sentence they pronounce, as it is a damning sentence, I may begleave to call it a most damnable sentence, to pronounce such a sentence is most unchristian: to excommunicate a man for the value of perhaps 4d. is terrible, and to imagine it has the effects pretended, can proceed from nothing but a belief in that Antichristian power set up by the church of Rome.

Having thus laid before your lordships the hardships the Quakers are exposed to, I shall next beg leave to explain what I take to be the intention of this Bill, for it seems to have been very much misapprehended. By this Bill it is proposed to be enacted that the person entitled to tythes instead of suing for them in the spiritual court, shall bring his complaint before two justices of the peace in the same county, and they are empowered and enabled to examine into the affair by the oath of the party, by witnesses or otherwise, to determine, award, and adjudge what they think to be due, and to levy the same by distress and sale of goods, or by imprisonment of the person, when sufficient goods, are not to be found; but if the Quaker appears before the justices, and contests the value of the tythes in dispute, in case the justices should, by mistake or otherwise, do an injury to either party, there are two remedies provided, one of which is common to the defendant, as well as complainant, which is, that either of them may appeal to the judge of assize; but the other is for the complainant only, and is such as he cannot, I think, make the least objection to; for he is left at liberty to take any one of the remedies for the recovery of his tythe, to which he is now entitled, and is to have all his costs in case he recovers more than was adjudged to him by the justices: he may sue in the ecclesiastical court, he may bring his action at common law, or he may bring his Bill in the exchequer for a discovery, in the same manner as if this Bill had never been thought of; but if any such action or suit appears to be vexatious, by his not recovering any greater value of tythe than what was adjudged him by the justices of the peace, he is then most justly, I think, to pay costs to the defendant. Then, as the Quaker can never in conscience set out the tythe himself, or cause it to be set out, and as the incumbent may chuse to have his tythe in kind, which he cannot possibly have at present,

there is this remedy provided, a proper person is to be employed by the incumbent, who is a power d to enter upon the Quaker's ground and set out the tythe, which the incumbent may then remove at

his pleasure.

By these regulations your Lordships must see, that the Quaker will be set free from that oppression and persecution he is now exposed to; if this Bill passes, which I hope it will, he cannot hereafter be terrified into the making a sacrifice of his conscience, nor can an avaricious incumbent oblige him to commute for such a sacrifice, by bribing him not to prosecute in any expensive court; and whether the incumbent or any other person can from these regulations receive any injury will best appear by considering the objections that have been made against them.

I do not know, my Lords, but there may be more reason to suspect the justices of partiality, than to suspect the judges of his Majesty's courts in Westminster-hall; but I do not think they can be suspected of more partiality than the judges of ecclesiastical courts. However, suppose the justices to be generally partial, what reason can be assigned for their partiality's being generally in favour of Quakers? There are many of them who are themselves proprietors or tax-men of tythes; and as the complainant will always have his choice of the whole commission of the peace for a county, he will certainly carry his complaint before two justices, upon whose candour, perhaps, upon whose favour, he may with confidence rely; so that if there is any partiality to be apprehended, it may justly be suspected that the partiality will be oftener against than in favour of the Quaker. as no complaint for tythe is by this Bill to be determined by the justices, if any matter of right be in question, as no complaint is to be determined by them, but only such as relate to the tythe upon a small spot of ground, and for one year only, it is certain, that the justices of peace are, by the laws now in being, made judges in many cases of greater value than any such complaint can be of; for, considering the vast, a feet comition in a civil lettern one year and another, it is impossible to imagine, that one year's determination can he considered and the stage to the very next year's produce, and much less for all succeeding years: therefore

the value of the complaint or suit in which the justices are to be made judges, is not to be computed from the price the tythe might sell for, but only from what is then before the justices, which is the value of

one year's produce.

I confess, my Lords, I have a very great veneration for our method of trial by jury; I have always looked upon it as one of the safe guards for the lives and the liberties as well as the properties of the people of this kingdom, and therefore I shall always be for preserving that method in all trials where any matter of right, or any matter of great value, comes in question; but I cannot think that the method is so absolutely necessary in causes where a trifling sum only comes to be in dispute; and in the case now before us, it would be quite useless to order a trial upon every occasion; because, as the Quaker refuses his tythe only for conscience sake, he will never contest the matter before the justices, or oppose their giving sentence for what he knows to be due by the laws of the kingdom: there will never be any dispute before the justices, but when the incumbent and the Quaker cannot agrée about the value: and in such a case, you may order that the two justices shall report the affair to the quarter-sessions, and that the case in dispute shall be there tried by a jury. This will be but a small and an easy amendment to the Bill; it will be very far from making it a new Bill : therefore it may be made in the Committee, and yet I believe it will be the most material Amendment the Bill will stand in need

The known laws of the kingdom, or the ancient methods of the courts of judicature, ought not, I acknowledge, to be altered, but upon the most mature deliberation. But, my Lords, our laws are not like the laws of the Medes and Persians, they may be altered, they ought to be altered, when time, which is the touch-stone of every law, and of every method of proceeding, has discovered, that it stands greatly in need of an alteration or amendment. I must so far agree with the noble ! lord as to declare, that I should not be for altering an established law or method of proceeding for the sake only of a mere possibility, that an ill use might be made of it; but when there appears to me a great probability that an ill use will be made of it, I must be of opinion, that it is then high time to think of an alteration, and to contrive some method for preventing that in-convenience which is likely to arise. This is the onse on presigning in least been ease

covered to us, that a considerable number of our fellow-subjects are exposed by the laws as they stand at present, to be oppressed and persecuted by others, who find a particular and private advantage in doing so, and who cannot naturally be supposed to bear them any extraordinary good-a.ll: Is this a mere possibility? Is there not the highest propability, that, where a man has a power to oppress, and can find an interest or a satisfaction, or both, in so do ng. he will make use of that power? And when a great number of such men are mavested with such a power, is there any doubt to be made, but that some of them will make use of it? In the case of such an apparent, I may say, of such a certainevil, are we to wait till numbers have been oppressed and ruined? And are we even then to insist upon legal proofs of that oppression? No, my Lords, it was never the custom of this House, nor I hope ever will. We have made many laws, we have altered many laws, for preventing inconveniences, without the least proof that ever any such inconveniences had been felt, The late act for regulating the quartering of soldiers was certainly some alteration of the law in that respect; and was made for preventing an inconvenience which had really never happened. The law for burning witches, the law ' de hæretico comburendo' were both repealed, as before alledged, without any legal proofs. It is said they could never be used without being abused; I say the same of expensive suits against Quakers, for tythes that might have been recovered before the two next justices; and I must say again, it is almost as cruel to ruin a Quaker by such expensive suits, and thereby expose him to starve or rot in jail, as it would be to burn him for a heretic, or to burn an old woman for dealing with the devil. The first and the second of these cruelties, certainly proceed from the same spirit, and we find that the power of the devil with respect to witches, has generally kept pace with the power of priests over heretics.

I am convinced, my Lords, if it had been thought absolutely necessary, we might have had many proofs of oppressions and persecutions in the case now before us. Considering the nature of mankind, where there is such a handle for oppression, it is not possible to imagine, but that some of those many who might use it, have used it. I shall not pretend to find fault with the order to the constant of the pretend to find fault with the order to the constant of the pretend to find fault with the order to the constant of the pretend to find fault with the order to the constant of the pretend to find fault with the order to the constant of the pretend to find fault with the order to the constant of the pretend to find fault with the order to the constant of the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to find fault with the order to the pretend to the pretend to find fault with the pretend to the pretend to find fault with the pretend to fault with the pretend to t

information even from lawyers' clerks; they could have told us a great many facts, and after we had heard them, we might have given what credit to them we pleased, and we might have formed such a judgment upon them as we thought proper, nay, for our farther information we might have called for those particular records that had been mentioned. But could we expect or desire that the Quakers should have brought before us authentic copies of a great number of records, and that without any particular direction? Let us consider what a vast expence this would have been. Let us consider there is nothing in the preamble of the Bill that required any such expence; and we must therefore conclude, that no prudent man would have put himself to such an expence. have given them leave to produce evidence which they told us they had not, we have restrained them from producing that evidence they told us they had; and now we say we cannot alter the law without proofs that a bad use has been made of it as it stands at present. The method of recovering tythes before the justices of peace has been found so easy and so effectual, that, as it is acknowledged of all sides, every wise and good-natured man has ever since chosen it. What are we then to do by this Bill? We are to clip the wings of the unjust, the malicious and the oppressive: we are to take from them a power to oppress, a power to persecute, because they have made, and it is certain they always will make a bad use of it. I am surprized, my Lords, to hear so many difficulties started against such a Bill.

But there is another reason, my Lords, why I wish you had heard some of those witnesses the Quakers had to bring before you. They might have given us some account of the costliness, and of the extraordinary methods of proceeding before those courts called spiritual courts. These are the courts which are chiefly made use of to oppress the Quakers; these are the courts they principally desire to to be guarded against. These courts, it is true, are very entient, but yet I must look upon them as a sort of relique of Popery; and it must be acknowledged they are all founded upon the canon law, which is a they will not hereafter be so often forced law I must call blasphemous, ridiculous, and obscene. It must be acknowledged to be blasphemous, because the canons of the church or rather of the pope, are thereby declared to be of equal authority with the epistles of the apostles. It is ridiculous

in many instances, particularly in tans, that it requires three hundred witnesses to condemn a pope for any crime, and I think, above seventy to condemn a cardinal; thus it allows that a pope or a cardinal may be guilty of crimes, and, I believe, they have always had their full share of wickedness; but this kee makes it hopossible to punish any of them for the most flagitious come a man can be great of. As for its obscenity, I do not think it decent to give in this House my reasons for calling it so; but it is well known it is so. I make no doubt but the judges of his Majesty's courts in Westminster hall, thank it their business to prevent oppression and vexation as much as they can, as well as to punish them wherever either can be discovered; and while those courts are filled with such judges as they are at present, I make no doubt of their doing their duty; but I cannot say so much of the judges of our ecclesiastical courts: and even in the King's courts, it is sometimes impossible to punish apparent vexation and oppression, especially in the case of tythes; for though an action or suit should be brought in either of those courts, for tythes which might evidently have been recovered by a complaint to the justices of peace, such a suit will be allowed, I believe, to be oppressive and vexatious, yet it would be impossible for the judges to prevent or punish the vexation.

A. D. 1735.

It is, my Lords, a general rule already established by all our laws, that no man ought to be sucd in a superior and expensive court for a small sum: there are proper courts established for that purpose, and there the plaintiff ought to take his remedy. Therefore, according to the known spirit of our law, we can do no injury to any man entitled to tythes, by obliging him to apply to an inferior court, in all cases of tythes where no matter of right comes in question: because, where no such matter comes in question the thing in dispute cannot be of any great value. This cannot encourage Quakers to be more contumacious and litigious than before, because they can never in good conscience pay without a suit; and I hope it will be made no objection against the Bill, that to make a sacrifice of their conscience, as they have been heretofore. Then with respect to their solicitation, in order to prevail with the justices to give a sentence or decree for less than is really due, it is certain no wise man among the contill scarcit

any such thing, nor will any justice who is their friend decree so; because the incumbent or proprietor of the tythe may in that case apply to the superior courts with safety, where he will not only recover the full value of the tythe, but will load the Quaker with all the costs: this will be a sufficient bar to such solicitation or unjust decree, where the Quaker appears and opposes it; and if your lordships that there is danger in the justices and the Quaker's combining together, to fix the incumbent by the Quaker's not appearing, you may give the incombent the same liberty in this last case as he has in the first: which amendment may likewise be easily made in the committee.

With respect to the objection, my Lords, that if the Quaker withdraws his tythes, and afterwards refuses to appear to be examined before the justices, it will be impossible for the incumbent to find any witnesses for proving the value of the tythes so withdrawn, the objection is founded upon a supposition, which is not, in my opinion, possible to be supposed. is impossible to suppose, that an incumbent cannot find, in his whole parish, cottagers, servants, or other persons who do not pay tythes, and yet can make a very good judgment of what might have been the produce of such a spot of ground, such an apple-tree, such a number of cows, such a number of sheep, or any thing else that can be supposed to pay tythe, and their judgments given upon oath will certainly, in such a case of contumacy, be a good rule for the justices determination; especially considering, that in case of contumacy, they may and ought to take a latitude which they would not otherwise be entitled to: nor can the Quaker be surprised with a distress upon his goods, before he hears any thing of the complaint, without supposing a double perjury; first in the service of the summons for his appearing before the justices, and next in the service of the notice of the decree or adjudication: such a supposition is not very charitable, with respect to the incumbent, who must be concerned, and against such perjuries no man can in any case be safe, no law can fully provide; there can be no safe-guard but the severe punishment of the perjury as soon as detected.

faults or inaccuracies found in the several paragraphs of the Bill. I shall readily grant, that it stands in need of some amendments, path paragraph of a sense.

may be wrong, though I cannot be of that opinion : but we ought to distinguish between the subject and the scheme of the Bill; the former is certainly good, the latter may be altered in the committee, without making a new Bill. If the justices of peace are not properly or sufficiently impowered, to hear and determine all matters relating to tythes, the words for that purpose may be altered, and more proper words inserted, and farther powers granted in the committee. If the method prescribed for compelling the appearance of witnesses be not thought effectual against those upon whom no distress can be levied. a few words may be added for imprisoning, or otherwise punishing their persons; and as for the tything-man to be sent by the incumbent, a few words may in that case likewise be added, for obliging him to set out the tythe in a certain short time, and a proper remedy may be provided for preventing his doing injustice, or imposing upon either party concerned, and for obliging the Quaker to give him a certain reward for his service; but even as the Bill stands at present, there is nothing in it for taking from the farmer the care of his own crop, there is no penalty upon his removing the crop without setting out the tythe. but what he was subject to before this Bid was thought of; therefore I am sure no Quaker can object against it: if the crop be taken away, and the incumbent does not recover the full value of his tythe by a complaint to the justices, he may then file his Bill in the Exchequer for a discovery: but if he can recover the full value before the justices, I think it is most reasonable to put some bar upon his going in such an expensive way to work. Turnpikes are always set up for amending a bad road; in that ear the president plans int to the justices of the peace, may be called a new turnpike; the road to justice is at present difficult, cumbersome, and expensive, and this new turnpike is set up to make it more passable, and less expensive I hope it will be agreed to, because I am convinced it will answer the end.

In short, my Lords, it is hardly possible to form a Bill but what may, in passing, stand in need of some amendments: it is absolutely impossible to contrive a new law or regulation, against which some inconveniences may not be suggested. Against this Bill there are, I think, very few that can be reasonably suggested; and the amendments are all such as may, in my the supplies and the supplies and the supplies are all such as may, in my

in the committee, therefore I hope your , committee, yet out of decency, and for the lordships will send it thither. The subject of the Tall is go withen the tion is Christian; some such Bill is certainly necessary; the very title ought to induce your lordships, at least, to try what you can do in the Computtee: if the reverend beach refuse their assistance, if the two noble Lords, we have now the happiness to have among us, refuse being concerned, it will be a great mistortune; but still we shall have the assistance of the learned judges, and with such an assistance I hope we shall be able to make it a perfect and an useful Bill. The passing of such Bill will become the dig ary of this House, wal accome your lordships as the lawgivers of a brave and a free people, will become you a cle in sections of liverty, and as encouragers of that meekness, charity and forbearance, which are so agreeable to the principles, and so strongly inculcated by the doctrines of Christianity.

Now, my Lords, is a proper time for endeavouring to pass such a Bill: there has been a time when all our bishops, and perhaps all the clergy of England would have joined in their clamours, against any attempt for preventing persecution, or for demolishing any dangerous power they might be passed on, and work even have gone the length to threaten the members of our legislature, for being concerned in or countenancing any such attempt: but we are now happy in a different situation: for whatever some young people may think, our hishops are now more Christian, and much more moderate than they were in former times; I have seen former times, and therefore I say so; I have seen a noble lord of this House taken down in very harsh terms by a prelate, for calling Quakers Christians. I hope I may now call them so, without incurring any such reprimand: they are certainly so, and in the course of this Bill they have shewn themselves so; for though they were not very handsomely used by the counsel against them at our bar, they returned no such usage; 'Though they were reviled, f they reviled not again;' and yet we know, the counsel for them were very capable to have returned the same treatment; from whence we may judge they were instructed to the contrary. Therefore, my Lords, as the Quakers are our fellow Christians, andastreva ragaritholy necessindustrious and useful subjects, though the Bill were so defective as to take away all hopes of making any thing of it in the

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sake of that regard which we are bound to shew to the Quakers, we ought to refer it to the consideration of a Committee.

The above-mentioned motion for committing the Bill was made by the lord viscount Harrington, and supported by the lord Hervey, the lord Carteret, the duke of Argyle, and the earl of Ilay. On the other side, it was opposed by the bishop of Salisbury, the Lord Chancellor, the lord Hardwicke, and the lord Lovel. But after this debate upon the merits of the Bill, the following lords spoke as follows:

The Earl of Scarborough. My Lords, whether any such Bill as the Bill now before us be necessary or not, seems now not to be the question in dispute; because it is acknowledged of all sides, that the Bill now under our consideration is a very imperfect and incorrect Bill, therefore, as it is so late, I shall wave giving my opinion upon that question. The only question now beare us is, whether we and the commit the Bill, notwithstanding its being so incorrect and imperfect; and the two chief reasons given for committing it seem to be, either in hopes that we may be able to amend it in the Committee, so as to make it a Bill fit for being passed into a law; or that we should commit it, in order to shew our complaisance and our berde a apt's Car

As to the first of these reasons, my Lords, I must say, I quite despair of ever being able to amend it in the Committee, so as to make it a bill fit for being passed into a law, since the two noble and learned Lords have both declared, that they cannot undertake it: and as to our shewing our regard and tenderness for the Quakers, though I am desirous to shew them as much complaisance, nay, as much favour as any Lord in this House can desire to . shew them, yet in decency to our own pro-ceedings, I cannot agree to throw away a whole day upon any affair, when I foresee that it can be to no purpose, especially considering its being so late in the session when all the time we have will be necessarily employed about affairs which may, and some of them must, be brought to maturity, for which reason I must be against committing the Bill.

Lord Bathurst. My Lords, I am for the commitment of this Bill, for a reason interest homeobered to want of and by the noble Lord who spoke last, for as to the amendment of the Bill, I agree with

him, that it is not to be expected: There are so many faults in it, that I think it impossible to amend it in the committee, so as to make it a bill fit for being passed into a law .-- As I have, my Lords, taken great pains to consider every clause of this Bill, besides admitting every small fault and every inaccuracy taken notice of by other lords in the debates, I will venture to assert to your lordships, that there is scarcely one clause in the bill which can stand unamended: It is now so late, being, I think, near ten o'clock, that I do not care to trouble your lordships with many particulars; but as the reverend prelate, who spoke early in the debate, shewed your lordships very justly, how one clause in the bill might affect the Quakers, and render their condition worse than it is at present, I can shew your lordships, that by the same clause in the Bill as it now stands, a clergyman must, in many cases, come off a loser, let him take what way he will to recover that tythe which is justly due to him: In all cases where the Quaker, after notice given him, removes his crop, or any other produce liable to pay tythes, without setting out the tythes, or waiting till the tytl ng-man comes to set it out for him, the incumbent has only two methods prescribed for recovering his tythe: One is by a complaint to the two next justices; in which method it may often be impossible for him to recover the value of the tythe so withdrawn, for want of proof, and therefore, in all such cases, he must necessarily be reduced to the other method, which is, by action or suit in some of the courts in Westminster-hall for double the value; but then, in this last method, he is to recover no costs; and therefore, even though he should be able to find witnesses to prove near the full value of the tythe so withdrawn, and should recover double the value of the tythe so proved to have been withdrawn, yet he may, and I believe will generally come off a loser; for suppose the value of the tythe so proved to have been withdrawn, should not amount to above two shillings, the incumbent, in such case, will recover only four shillings, and in suing for these four shillings the necesmany costs of suit on the plaintiff's side only, will generally amount to above ten pounds; so that, notwithstanding the incumbent's being intitled, by this clause, to double the value of the tythe withdrawn, yet in all cases, where he cannot prove that the value of the tythe, so withdrawn, amounts to above ten pounds, he must neressarily come off a loser; from whence I must conclude, that if this clause, as it now stands, should pass into a law, it would be impossible for any incombent in Legaland to recover any small tythe from a Quaker, unless in cases where he could prove by witnesses the full value of the tythe before the two next justices of peace.

This, my Lords, must necessarily be a great inconvenience, and I could point out several others, but, I shall not now enter farther into this matter: I will only tell your lordships my reason for being for the commitment. I think it will be a day well spent, even though it should make the sersion continue a day longer than is now designed, to consider whether any thing can be done in relation to the ecclesiastical courts; for though the learned doctor at the bar said, that none but the Quakers ever complained of the proceedings of those courts, I am very sure, I have heard them complained of by all mankind, clergy as well as laity, ever since I came into the world, and that a reformation of them is much desired by every man in the king. dom, who has not an interest in their present methods of proceeding. For this purpose, my Lords, and with a view to prepare something against another session, in order to put the proceedings of our ecclesiastical courts upon a better foot; and at the same time to consider, whether any thing can be done to satisfy the Quakers, without doing an injury to the clergy, I am for our giving up one day, notwithstanding its being so late in the session, and am therefore for commuting the R4.

The Lord Hervey stood up again, and spoke to the following effect:

My Lords; Though many of your lordships seem to be of opinion, that it would be of dangerous consequence to take from the clergy, and other persons entitled to tythes, the privilege of suing Quakers in the king's courts; yet as most, who seem to be of that opinion, have declared a regard and a tenderness for the Quakers, I shall beg leave to take a little farther notice of that which seems to be the greatest grievance upon the Quakers, I mean their being sued in the spiritual courts, because I hope none of your lordships will be against giving them relief in that respect; for it is certainly a great grievance upon them; and the taking from ecclesiastics a power or option of sung in ecclesiastical courts, can be no injury to any ecclesinstic in the kingdom, un-

less it should be called an in .. to take fro i a man the power he has of days. to show that the in city and accesstastical courts, noist or ways said of each them, I must beg leave to state the case, which I shall do in as brief a manner as I can. Suppose the incumbent has a demand upon some Conser with a probior tythes, Easter-offerings, or some such customary payment, by the amount of two or three shillings, and that the Quaker neither disputes the value, nor the parson's right to it : The incumbent knows, that if he should demand it as a debt due to him, the Quaker would pay it without any contest; or if he should sue for it before the justices of peace, or even in the king's courts, the Quaker would neither oppose judgment's being given against him, nor would be any way obstruct the executing of that judgment upon his goods; by either of which methods, the incumbent would recover his right, without putting himself to any great trouble, or the Quake. to any very extraordinary expence: But the incumbent having a mind to persecute the Quaker, or having perhaps a private grudge against him, or intending to raise a contribution upon him, sends and makes 👫 a formal demand of so much money for tithe or Distre on by plecase be about the Quaker cannot in conscience comply with such a demand; and upon the Quaker's first refusal, he immediately libels him in the spirate desirable because he knows the Quaker cannot in conscience appear in any such county of obeyong or their orders or decrees: Upon the Quaker's not appearing, he is of course excour priested, iso that, in order to prevent or gelieve himself from the coas quaries of excommanication, he is obliged to apply for a prohibition; and in order to obtain a probibition, he must necessarily contest the incumbent's right to this tythe, Easter-offering, or other customary payment, though he be certain of beautiful to it is and a consequently of he granter who all the expence, both in the spiritual and tem rate out, wach att a out to a very large sum, even in the cheapest and most submes a way the con in a chuse to proceed; for the incumbent being nure of recovering all his costs at last, will certails oppose the program from as 1 - 1 as he can, and will have to the charge ne can problem. for. Thus your lordships must see, that a Quaker may be put to a most extraordi-[VOL. IX. Fre . s. 1 & s. s. res 1

pary charge accurrent the irrampost mer symmethat wallous any very non-or htigiousness in him, but merely for the sake of preserving the testimony of a good conscience; and as this hazard or inconvenience recurs every year, it must be granted, that the liberty of suing them in spiritual courts is a very great grievance upon them.-But, my Lords, let us see if the taking of this liberty or option, from all persons entitled to tythes, could be any injury to such persons; and considering that no Quaker can in conscience appear in any spiritual court, we must conclude, that no man can recover his tythe from a Quaker, by any suit he can bring in the spiritual court: He may, indeed, get the Quaker arrested and detained in jail, till he gives security to appear in that court, that is to say, he may make him a prisoner for life; for no Quaket can ever give any such security; but by no such suit can he ever recover what is due to him; so that by taking away this liberty or option of suing Quakers in the spiritual court, we take from no man a method by which he can recover his property, but only a method, by which he may vex and injure his neighbour, in order to compel him to act contrary to his conscience: For this res-son, hope none of your lordships will oppose the taking of this liberty or option, from all persons entitled to tythes; and as than a concentre count, lay throwing out all the enacting clauses now in the Bill, and inserting a short clause for this purpose, I hope you will therefore, upon this account, if there were none other, agree to the committing of the Bill.

This proposition was supported and enforce of the dake of day , ven said, That the noble lord who spoke last had made a proposition, which must, in his opinon, he a trackly convocation or a second o at littled, its boards were in the

who said, that he would have been very glad to have joined in any thing, for giving digital strength to their tythes, as was consistent with that property which others had in them, but he despaired of their being able to do any thing that session; and the proposition the noble lord had made, would not remedy

it, in his opinion, be executed in the com-1 46 5 7 6 1 17 The second

to any such clause, to consider the methods | Corentry of proceeding, in most of the courts in Westminster-hall, and to alter some of them, which they could not pretend to do without a great deal of deliberations. And moreover, that, in order to execute what was proposed, it would be necessary for them to drop not only the whole body of the Bill, but a great part of the preamble; and even the title would require to be entirely altered; in which case it could not, in any sort of propriety, be called the same Bill that had passed in the other House, and had been twice read in that: Therefore, he continued in his former opinion, and consectently, was against committing the Bill.

The question being then put upon the first motion, for committing the Bill, it was upon a division, carried in the negative, by 54 not contents, to 35 contents, as fol-

lous : yiz.

Not Cortents.

Wilmington

DUKES. Grafton Beaufort Leeds Bedford Athol Ancaster Newcastle Manchester

LARLS. Northamp'on Berl shire Tlamet Claren Ion Matesoury Latchfield Abur, don Semberough Warrington Alte ia. e Ordenskar $M_{\rm CC}$ on 5- 11 ath Dr nº tore Orkney Oxford Straff rd Harl o ough Pointlet.

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Malton BARONS. Talbot, C. -North Butler of Westen Gawer Moutoy Mashain Piley Romney Lovel Hardwicke Bisnors. I m, m D u ham Ostord Lincoln Rochester Hereto d Litchfield and Coven-Perent grough (... dies.er So um I was th St 31.1 15 NOTHING. Come Sitt

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Motion for an Address to the King on the Marriage of the Prince of Wales.*7 April 29. A Motion was made in the Commons, by Mr. Pulteney, "That an humble Address be presented to his Majesty, to

* " The attention of the public was greatly diverted at this time, by an event of the ntmost importance to the happiness of Great Britain, the marriage of the prince of Wales. Their majesties, after the most mature deliberation, could find no match in Europe, either tor action to blood, eminency of family, or ment of person, equal to the princess of Saxegotha, sister to the reigning duke, and a protestant. The proliminaries being settled, lerd Delaware was sent in the beginning of March to that court to demand the princess in marriege for his royal Lighness the prince of Wales. And on the 25th of April following, he brought her to Greenwich, where she was waited upon by his royal highness, and on the 27th of the same month, the marriage cerestrony was celebrated. This expedition war owner to the deficiency of the laws of precedency in England, which had not settle, the rank, of the princess, before she became the princess of wales. The nath in a true at was highly pleased with this manage. The bolimayor and aldermen of London took the first appointmenty of making the ecomplificats agost this occusion, and were re-exted by las a year highness in a manner equally cordial and

"The two houses of parliament distinguished themselves upon the same occasion; and the house of ernans, on the ... in of April, re-, salve I, ne con , . That as harm de Adr. sabe sented to his May sty, to ro er mule to ats Majesty upon the new start his usual light ' ness the prince of Wales; and to express the satisfaction and great joy of his faithful Commons on this happy occasion, which they look upon with hispeakable comfort, asithe " means, under the Divine Providence, of giving an additional strength to the Protestant interest, and of securing to all future ages, the · laws and liberties of this nation, in the full min's we are happily and that stilly enjoy them, under the protection of his Ma-' jesty's just and mild government over his people. The House came to the his resolu

tion with regard to her maje if and their royal

congratulate his Majesty upon the nuptials | the prospect of the blessings, to be derived of his royal highness the prince of Wales; and to express the satisfaction, and great joy, of his faithful Commons, on this happy occasion, which they look upon with unspeakable comfort, as the means, under the Divine Providence, of giving an additional strength to the Protestant interest, and of securing to all future ages the laws and liberties of this nation in the full manner we now happily and thankfully enjoy them under the protection of his Majesty's just and mild government over his people." Upon this occasion,

Mr. William Pitt* spoke as follows:

Mr. Speaker; I am unable to offer any thing that has not been said by the honourable persons, who made you the motion, in a manner much more suitable to the dignity and importance of this great occasion : But, Sir, as I am really affected with

highnesses the prince and princess of Wales. The like proceedings were held in the House

"While those congratulations were upper deliberation in the House of Commons, two mirrors of eloquence displayed themselves on that occasion, Mr. afterwards lord, Lyttelton, and Mr. William Pitt, afterwards one of his majestyla principal secretaries of state. The former, to some acts of his speech, showed how well he had studied Cicerog particularly in his celebrated compliment to Casar, upon his pardoning Marcellus; but notwithstanding the whole of it was one community, though just, panegyric, upon their royal highnesses, its contained several severe glances against the minister. The speech of the latter is unmixt with any strain, but that of declamation; and we have faw models of antiquity, more perfect in that kind, it being more omamented than the declamations of Demosthenes, and less diffused than those of Cicero, 'Tualal

* " It is remarkable, that the Address of congratulation to the king, on the nuptials of the prince of Wales with the princess of Saxe 'Gotha, was moved by Pulteney, and that the principal speakers in the prince's praise, were those who padermly o posed the measures of government. It was enthis memorable occa-sion, that William Pitt made his maiden speech, in a strain of declamation, which a contemporary historian describes as not inferior to the great models of antiquity, " it being more ornamented than Demosthenes, and less diffuse than Cicero. Both he and his friend Lyttleton, who also first spoke on the same occasion, described the prince as a most dutiful son; descanted on his filial obedience and respectful submission to the will of his royal parents, and expanated, with oster tallous

to my country from this so desirable and so long desired measure, the marriage of his royal highness the prince of Wales; I cannot forbear troubling you with a few words to express my joy, and to mingle my humble offering, inconsiderable as it is, with this great oblation of thanks and congratulation to his Majesty.

How speat soever the joy of the public may be, and very great it certainly is, in receiving this benefit from his Majesty, it must be inferior to that shigh satisfaction which he himself enjoys in bestowing it: and if I may be allowed to suppose, that to a royal mind any thing can transcend the pleasure of gratifying the impatient wishes of a loyal people, it can only be the paternal delight of tenderly indulging the most dutiful application, and most humble request of a submissive obedient son. Imention, Sir, his royalthighness's having asked a marriage, because something is in justice due to him, for having asked what we are so strongly bound, by all the ties of duty and gratitude, to return his Majesty our most humble acknowledgements for having granted.

The marriage of a prince of Wales, Sir, has at all times been a matter of the highest importance to the public welfare, to present and to filture generations; but at no time has it been a more important, a more dear consideration, than at this day; if a character at once annable, and respectable, can embellish and even dignify the elevated rank of a prince of Wales. Were it not a sort of presumption to follow so great a person through his hours of retirement, to view him in the milder light of domestic life, we should find him busyed in the noble exercise of humanity, benevolence, and of every social virtue: But, Sir, how pleasing, how captivating soever such a scene may be, yet, as it is a private

energy, on his generous love of liberty, and just reverence for the British constitution. In affecting to praise the king, for having grati-fied the impatient wishes of a loyal people, they gave the prior ment to the prince, for having requested a marriage so necessary to the public good, and ascribed only a secondary ment to the king for granting this

The manner in which this debate was conducted, the warm panegyric bestowed on the prince, the cold praises given to the king, and the acrimomous censures of the minister, gave great offence; and tended still farther to on on the broach. ' (sae , 11 aly .e.

one, I fear I should offend the delicacy of that virtue I so ardently desire to do just tice to, should I offer it to the consideration of this House: But, Sir, filial duty to his ! royal parents, a generous love for liberty, and a just reverence for the British constitution; these are public virtues, and cannot escape the applause and benedictions of the public : they are virtues, Sir, which render his royal highness not only a noble ornament, but a firm support, if any could possibly be necessary, of that throne so

greatly filled by his royal father. I have been led to say thus much of his royal highness's character, because it is the consideration of that character which, above all things, enforces the justice and goodness, of his Majesty in the measure now before you; a measure which the nation thought could never come too soon, because it brings with it the promise of an additional strength to the Protestant succession in his Majesty's illustrious and royal house? the spirit of liberty dictated that succession, the same spirit now rejoices in the prospect of its being perpetuated to latest posterity: it rejoices in the wise and happy choice, which his Majesty has been pleased to make of a princess so amiably distinguished in herself, so illustrious in the merit of her family; the glory of whose great ancestor it is, to have sacrificed himself to the noblest cause for which a prince can draw his sword, the cause of liberty and the Protestant religion. Such, Sir, is the marriage, for which our most humble acknowledgments are due to his Majesty, and may it afford the comfort of seeing the royal family (numerous, as I in a third generation; a family, Sir, which I most sincerely wish may be as immortal it come to maintain; and therefore I am heartly for the motion.

Mr. Lyttleton stood up and spoke as follows:

Mr. Speaker; Though I have nothing to add to what has been said so well by other gentlemen, on this happy and agreeable occasion; yet, as I think, that nobody should be silent on a point to which nobody can be indifferent, I beg to be indulged in a few words, to declare with how much pleasure I concur in the motion that has been made you; and indeed he must be void of all affection to the safety, peace, and liberty of his country, who does not rejoice in the increase of the royal

family, on the support and continuance of which among as all those blessings immediately depend. But, Sir, there is yet another reason for our joy on this occasion. a reason, which every gentleman that hears me will allow to be a strong one; I mean, a particular regard to the happiness of the prince, which can no more be separated from our duty to his Majesty, than the interests, or inclinations of so good a father from those of so dutiful a son.

There may be something in the dignity of persons raised very high above the rank of other men, which might set them at. perhaps, too great a distance from the love of their inferiors; and make us often para ticipate no farther in their pleasures, or their pains, than duty or interest requires; but he, who in a station thus exalted above the wants a danseries of marking, earlied them with the tenderness of an equal, while he relieves them with the beneficence of a superior; whose heart is as open to the sertim its or nomensty and berevolence, as his mind-to the impressions of truth and justice; such a prince, in all the insidents of life, will find every body sympathise with himself; his grief will be a national affliction, his joy the joy of a whole

Sir, it is right and decent, and agreeable to our inclinations, to ascribe every thing that is done for the public good to the paternal cargs and goodness of the King: but in this instance it is peculiarly oug duty; for this is a merit which must belong to him alone: in this, none of his servants can have a share: the most assuming minister could lay no claim to it; it is his own act; on him we are obliged for it, and to him our acknowledgments are due. He has heard the wishes of his exposed togif his royal highness, by marryingatoo late in life, should, according to the ordinary course of nature, leave an beir to the crown in a minority; a minor rity, which is always a state of weakness, distraction, and oppression; a minority, the most pernicious of all governments, because it is the government of ministers. It was therefore the general design of every good Englishman, that a marriage so necessary to the public should no longer be delayed; and his Majesty has graciously been pleased to comply with that desire; he has removed those uneasy apprehensions; and by strengthening, and increasing the royal family, has added a new security to our happiness, and, we may hope, eatailed it on our posterity.

As our thanks are due to him for the marrace, they are no less so for his conce of a daughter-m-law, a princess in whom pacty and variue are hereo tary qualities. the entirent ment of whose go at ancestor in the defence of the Protestart religion, which was then in Germany as it has is in Great Britain, united to the cause of public linerity, his because any hiset forth by other ze to nen, partiet are the honour. In person the make the motion, whose go tribit, on an stepp le this, or an sumest, that now it is a " for me to and, but any left well that the same surface may revive that are problems, and happer forth a nihe poserie.

For an these reasons, are many more, There ear the ze but a heart can nov suggest bridge and the the cloumence of others on extin , we engit nest jou Imay to concrete to his shorsty calan ereal, which that have him the greater pleas ne, because it nots so to as people, for the satist chan or a fier can be perf'et but wier it & reciprocal. L'i us ther fore joan our thanks to our felicita-I is, and I tour a a to ty in doing at, relate the cars, mes or those, who dare to is sincult of doors, that a diction who som times d'er here, mi the mes ur sec the court, dike as all from the with, they oppose, i. In the very best of them, in stace, e actachment to the garage, and the material of the training

After which the motion was unanimously agreed to, and a Country was apposituated drive up as Address second ogly.

Debate in the Common as the Botto present services of Mind. Serviced so Tomos of the House that, the mentage of the House that a present who contact the contact to the kind to recover the contact to the kind to recover the transfer of the same the same was then read the contact.

My! The said Bill was read a second time, and a motion being made for commanting the second it was a good by several mediates, who injures that it was very extraordinary to see such a Petatera tolowed by such a Bid: The Petatera tolowed by such a Bid: The Petatera tolowed by such a Bid: The Petatera tom many merchinas and shop-keepes, conversing of too high thouse upon a sort of merchinalize, and of the hards a sort of merchinalize, and of the hards a sort of merchinalize, and of the hards a steel and of the laws after and of the contrast that duty apparathe foundation of that Petator, a Bill time.

had been brought in, which no was diminished the duty, and in tend of receiving the fact cants from any of the hardshaps tacy were be ore exposed to, and then under her hardsteps, and such as that they at meons steat with the Cherties of the core, that this was a method of processing by warehing sugget would be territies comever in his year upplied on to I'm ment, for hear re eved agreed tire a evances they thought they had re son to edapted of; for no rail would ever apply to Parlament for relief, it he country the least suspicion that his case m , it is condered more intolerable by such upper it if our

To this it was answered by sir Rebert Williams sar George Oxenden, and sig-With in Yonge, That the frequest practice e and a great the greyence which the pct ' is rectiffly complained of; therefore any control method for preventing that gran was a star a proper consequence of such the follows: that the duties complained of the constant of additional of the constant of the government, con that the confedence, withontrophers him is in his some new for learning and be the one on at and that are or repeates to be inflated b to tod, could be a ba pupon 1 att. Com, but in aprison of the and to have different a ber sported to, the petiet it i and be for the face trader.

Lawyso nemeralars of certifo a classe in the Bar, by wires two electrons that any ship, not exceeding the burthen of " nations, s at the same, so the on from a other second wat of the the second as British and the constraint " goods, where or a credit dises, without ips wat deale customs, these ale on of all necessity? and to another in a shill have end, 'Tartall sands to all concelled in any ship or tics community therein a steel there-Cross-house, and of the slear of the course priza contate can hae sal report, frach connect! Wat regard to the first or use, it was said, "That it would be a mental ble har is a propositive or ancomment of the state of the sta ship, you necesse of the ca, tan's, or perof a or an anchor of beauty, run, or a reck, in a on an ad another ship they confestor mot with it sea, that in penal laws great care ought always to be taken

not to subject any man to a penalty or | master n. ght very probably forget to mento dury except sin is need ready guilty: but by that clause the owners of a ship were to be subjected to a great for the contract of the contract of inflation the tre bards par in the m wisther te, lear, no one inpossible to the true of the forest youth a community of the true of true of true of the true of tr persons who have the as of head own, and therefore could not make good to the owners the damage they might sustain by the forfeiture of their ship: that the owners of ships never looked for any thing more in a master, but the character of an honest careful man, and an expert sailor; but in this case, neither of these qualities could be a safeguard to the owners, because their ship might be forfeited and lost by the keasers, patholic by the by the leavers, perhaps by the control of any common smore current, and it any fault in the master: that the estates vested in shapping were all and in his to so many penalties and forfeitures by our custom-house laws, and were subject to so . many dangers from other accidents; and the employmentary estate in the enas was, in itself or so have covaringe to the or ner, that many gentlemen had already withdrawn their fortunes from that branch of trade: that if that clause should pass into s law, no man, who had a regard to his family, would employ or continue any part of his estate in that branch; which would certainly be a great disadvantage to our shipping and a great a scouragement to our semmen.

A to be derective in self-used, That it comment the oriental vo blay cook its, a heartenerstor a make the second or entrusted; and that without its being possithe for him, of the man core in tellgence, to proceed as to he bace, he cause he control to be crieded before it was possible to him to lair of he arrival of the ship, or to know that he had Buda parele or e e', ish p; for the material as more to a preimmediately upon his arrival, and before he had time or opposite as to rame a his ship, or to send to any of the merchants to come and take care of their goods; and as masters are generally in a great hurry at their setting on to when will process fine goth the useri, sent a locard, as gar. That we had many customs and

tion some of them in his report, which by this clause would occasion a forfaiture, such goods being always lodged in places that would be called concealed; whereas the law then stood, if the noter spon rund a nig and secrebing Last pawage every master did before clearing, or if the merchant upon bearing of the ship's arrival, or receiving advice of his having such a parcel of goods on board, should come to look after his goods, though they had been forgot in the report, a post-entry night he may, by which all forf are, and penalties would be prevented. That they thought this Bill would be a new hard. ship upon merchants, and a new discourage. 1 ment to trade, which was before, by our late statutes relating to the customs, subject dios recate acceptance, and so our difficulties, that # was impossible for our merchants to carry it on at so easy a rateas our neighbours, which was the true cause of write and dates of b sore green all markets of Europe.

I. . . . it was answered by the Advocates for the Bill; That all these hardships and dangers might easily be prevented by the care of masters of ships. That owners or in worth was attention their ships or ods to idle careless una, were certainly m some fault, and therefore deserved to sifter wither were no no sat forman; them do so: But that in the cases then before them, it was absolutely necessary to lay some part of the penalty upon them, for the very reason that had been given against it because the masters employed by them were often so poor, that it was supposed to recover an penaltic from them. That with respect to the forfeiture of sins, as the classe was a read coul confined to ships not exceeding 100 tons, it could not much regard any branch of our foreign trade, it would could be the our coa it ig vessels, and our Holland self French tending scrops, many or work, they is re arraid, were chiefly componed to smuggling. That they should be sary if any person suffered through a mere oversight; but it they gave by law too great, or, indeed, any mainigone to over gity trandulent desi, is would always be too ked under pretended oversights, and therei're it was necessary to make the law severe; though in the execution of that law, some indulgence might be shown in any ese which appeared clearly to those who had the execution of the law, to be but an overdatter upon goods imported, a difference Prull those who understood and thing for collecting them might probably subjectious merchants costing active news and to some expence; but there was no country in the world where their trade was free from customs and dutiess. That they believed the merchants of this kingdom were subjected to no greater inconvenience or expence on that account, than the merchants of our neighbouring countries; so that if foreigners undersold us in any manket, some other reason was to be assigned for their so doing, and when that reason was resigned, if it is a president more it, the wanted positive the such at could be proposed for that purpose. This debate being over, the Bill was committed.

May 15. The Uill was reed the ther! time, and a motion being made that the some members; but the question being put, it was resolved in the affirmative by 88 against 39, and Mr. Willes was ordered nearry it to the Lotes and desire dieir concurrence. .

Debate in the Lords on the Bill to prevent Smuggling.] May 15. The said Bill House of Lads, sithout any considerable debate; but when it came before the committee several Amendments were offered by the lord Hardwicke.

The Arguments in support of the Amendments were in substance as follows:

My Lords; While we continue in the

present met, and of raising the count wardance necessary for despot et our government, I am very sensible how much it concerns us to prevent that muat and evalues peach colors annual 20 July in the retore I shall always he was y to join in such measures as I think proper and necessary for that purpose; but it is some time, my Lords, on at levies "Me, that edeal of chreoist turion, at a the liberties and privileges of the people; for slavery would be a price too dear, even for the most absolute security against von long. For this research when a m arts proposed, or so, but hear days, for problems, the run ong migo deer the detection opposed bug, and problems persons guilty of such practices, we ought to consider, not only whether it will he elle to I for the let he people of ! sol ether it he consistent with our eventto war, and the oberties of the promise melica, s

of our constitution, it must be granted, that one of the greatest leavers for the berties of the people, is, that fundamentals he de here of the end by v I control up the isome set on it his own; and that act must be such a one as is itself unlawful, and of such a nature to the movement of the end of the thing as a crime by implication; nor do we pretend to judge of, or to punish a man for mere thinking. From bonce it is that a wicked or malicious intention can never with us be proved by witnesses. Facts only are admitted to be proved, and the judge and jury are from those facts to determine, with what intention they were committed; but no judge or jury can ever by our laws suppose, much less determine, that an action in itself innocent and indifferent, was attended with a criminal and malicious intention. Such an inference, my Lords, was nevel made in a free country, nor under any government but that ofia tyrannical as well as arbitrary administration.

Another security for our libert care, that was read the first and second time in the no sale ect can be represented unless some telorious and high come be saloring coust him. If the crime be not in itself atrocious, or if there be only a suspici r sworn ig. him the greatest hardship he can be injected to, is, to be injected to. he gives bail for his appearance; and if at of our exterior , all a ratice to admit him to bail, or refuse to accept a proper and this exclud, the sure is a mered of a sure of the contract to the King's courts in Westminster-hall, the fully ex of which are not by the large and Resolution, or to long infuand he stability on soft reverse, cardby any to gest careron character and reputation, or an impeachis me, pullament, will build willy to any the lease of the transite This, my Lords, with respect to private and is the ver in the first asterned tall but knock off a corner, we may very problo was more safe in the

, A third guard for our liberties, and the comment of the state of the sta that liberty which every subject has, , i , til i i a s'thatt spaet for it could a that to a custom h was

will to the use of those arms, and to trivel pott to a var ever la has a mind. This, Ply Lords, is not only a defeat for our It dies, but it a fac chief and the once d have ip in which we ought to depend, for the prison of our country against p foreign invasions. In arbitrary governments, we know it is the custom and the maxim, to disarm the prople, and to preve any man's for idong his self with arms, or accustoming himself to the use of them, but such as are retained and employed by the government; therefore such governments are always obliged to keep a large body of mercenary troops in their pay, who may perhaps someagainst invasions, but they are generally able, and always ready and willing to defend their pay-masters against the justest resentment of the people: so that in such countries it may be justly said the people are preserved from being plundered by foreign enemies, for no other reason but that their domestic planderers may find a more rich and plentiful booty; and in all such countries, we find their laws are generally partial in favour of tax-gatherers, and other instruments of power, and terribly severe upon those who shall upon any occasion dare to oppose them, in what they may be pleased to call the execution of their office.

Having premised these observations upon our constitution, and upon the nature of a free government, give me leave, my Lords, to apply them to that clause in this Bill, which subjects every man in the kingdom to the danger, nay, I may say certainty, of being committed to prison like a single justice of peace without bail or mainprize, of being convicted and transported as a smuggler, and if he returns before the time limited, hanged as a felon, without benefit of clergy; and all this without his having been guilty of any one overtact, except that of travelar gipa percy armed for his defence, and having the misfortune to meet with two of his friends upon the road, armed in the same manner; in case any two rogues of informers, or perhaps real smugglers, who are to get 150, perhaps 250/. by their perjury, shall swear that this honest man and his two friends were assembled and armed, in order to be aiding and assisting in the clandestine running, landing, rescuing or carrying away prohibited or uncustomed goods. regulation, when stript of that multiplicity of words, which, render, obscure the meaning and intert of every clause of an act of pathament, really see us to me to be the most terrible and the most entrapping regulation that was ever proposed. The country. It it passes into a law, I also it will not be quite safe to, any three gentlemen in the kingdom to be seen to company together, if they have but walking swords by their sides.

It is evident, at first view, that this regus lation is repugnant to all the maxima of free government. The wearing of arms is an act not only innocent, but highly commendable, therefore no presumption of any crime con from thence be inferred: and for this reason, the admitting of witnesses to prove that any three men were so armed, in order to assist in smuggling, is admitting witnesses to prove an intention. without any one overt act from whence that intention can possibly be inferred, which is inconsistent with the freedom of our constitution, and with the whole tenor of the laws of this kingdom. We may as well-admit witnesses to prove, that a man got up in the morning and put on his cloaths, in order to go and assist in the running of goods; which I am sure would be ridiculous as well as pernicious, either in this or any other country. But this is not all the hardship, in the present case: witnesses are not only to be admitted to prove a wicked intention, without an overt act, but they are to be greafly rewarded for giving such a testimony; which is a most dangerous-practice, and a practice we have lately got too much into; for, in my opinion, no man ought to be admitted as a witness against any criminal, if he be to have any share of the reward upon his conviction; however, in no case is it so dangerous as it will be in this; because when false witnesses come to swear a fact upon a man, which he was innocent of he? may prove himself to have been at another place at the time? or he may fall upon many other ways to make his incoccine appear, and to conside the with a ses of projects which danger every false witness must be in, and this is in all other cases a great guard to the innocent; but in the present case, I should be glad to know how it will be possible for a mina to prove he, had no such intention as is swort against him, or to convict a false witness of perjury? | | 5 having occasion to travel from one place to another, and his being upon the road thither, will be no proof of his innocence, or the witness's perjury, because every Silling port may have or contract such cal-

sions; and as smugglers will in this case | powers to such judges, or to give them any generally be the informers, they may chose a time when concurring circumstances fortify then testimony: they may chuse a time when a ship is actually hevering at sea; or they may lodge a percel of run goods near the place, where those against whom they have a mind to sucar, are assembled, and after protoring those goods to be seized, they may then go and swear that such mea were assembled at such a place, and armed, in order to assist them in the carrying of or rescuing to ose run goods.

With respect, my Lords, to the security of the subject against us ust impresonments, and the demanding of extravegent ban; and also with respect to the aberty of appreng to the K ha's courts the e valuable privileges are all to be taken away by this new regulation: a mat is to be imprisoned without so match as a prefence or suspicion of his having being guilty of any crime, only because, sorry letion per app has gone and swore before a country pistice out of malice, or for a reward, that I e intended to assist in the running of goods, and though this crime, even when actually committed, be in its own nature bamble, and though by our constitution, every man has a right to insist that in such cases no exa ayagar t had shall be exacted from him, yet now he is to be committed without ball or man prize, there to recountill la can force the justice and his informer to bring him to a trial, which I do not see how he can do; for by this clause, the Haboas Corpus act seems in alesach case sto be repealed. Again, if the justice should conma miqualy, editor in not admitting of a proper and tall vindention, or indiay in to bring the person accused to a tr. il, where shall such person apaty to relict? For by this clause, the liberty of approving to the King's courts is in such cases t ken entirely away from all the King's sub-cts+ the King's courts may perhaps at last compel the prosecutor to being him to a triel, but they cannot admit of the most ample and clear undication, nor can they in the mean time admit the person accused to bail, let him be of what character and circumstances he will vet tals power, which by this clause is taken from the King's courts, is given to the justices of the peace, who are removable at the pleasure of a minister, and may most of them be made the drude of an administration, therefore I nest think it very extraordinary and meons stent with the principles of the Revolution, to give such [VOL. IN 30 at a set of the set of

supreme and accontrollable power whatsoever; especially in cales where the ..berty of a subject is in its mediate danger, and even his fac brought into a consequen-

tial danger.

From what I have said, my Lords, it appears, that if this carrier passes into a la", the liberty. If the ite of every subject in Britain will be exposed to very great perils it he ever tracels with arms for his ta ence, or egg cars abroad with any oftensive weapon in has e stody, therefore we may suppose that in a chemeumstrices no man wal ever trivel with arms, and since no man can make use of a reprins, it is not the supposed that any man will be at the er care of providing houself with such uters is, for which reason I must look upon this Bill, as a Bol for disarming the where kings in and surely hone of your lord-laper all tounk, that the passing of any such Bill is consistent with the preservation of our happy coestitution, or the safety of our native country. Those non in tricks " that sn u roling, or the resisting of Cistomhouse officers, is so he nous or dangerous a crime as lagh-freasia. Not I would ask what any of ye r lordships would think of a new law against treason conceived in the very terms () this course? Suppose the preamble should tee te, "That trusterous and r belious persons frequently appear his great gangs, carrying fire arms, had Sucher offensive weapers, in order to be aiding and as sting in some treas a ble spractices, to the great danger of as Majests 's nerson ar de overne enter el she ild Allerence cuset, that ip in automet in "to 'e given upon outh he its may one former of peace, that a neutron s, to the hurber of the commore, were so assen bled and armed, in order to assist in Souli practices, the fistica in all commits them, wanted below manipurze; and the rapon deeproof of the rhe agesonsis liked and armel, in order to assit in es el priences anun pancon ca nathey (should suffer as tratass and fart in, that the informers should, for ever thattor so convicted, recive a resert of 3 63 I am very certain, that it excells and see such a law passed, I should look upon our constitution to be if an end sit we may have an administration that would be raid of having sich a list preside perhaps in order to guart me ast those tr is sale practices, which their own concact had made frequent - and in such a easy, would not this very law be a good pre...deat tor The Hall have the

them? Would not they have reason to say ; to the Parliament, What! will you refuse to grant that security against treasonable practices, which your ancestors have granted against the practices of

smuzglag2

Having thus, my Lords, shewn the dangers that are most justly to be apprehended from the Clause as it stands at present, I shall next enquire a little into the nature of the evil intended to be remedied, in order to see, whether a less dangerous regulation would not be sufficient to remedy that evil. My Lords, the evil complained of is, that great numbers of smugglers lurk about our coasts and navigable rivers, and conceal themselves separately, under various pretences, in order to wait the arrival of their smuggling vessels; and when these vessels arrive, they then gather themselves in such a body, as to be too strong for the civil power; so that, before a proper assistance can be procured, they get their goods landed and carried clear off. there is another clause in this Bill, which, with a very little variation, will, in my opinion, be an effectual remedy for this evil, which is that clause, by which a n power is given to any justice, upon a proper information, to seize all such persons, and commit them to the house of correction, in case they cannot give a good account of themselves, which will render it impossible for these fellows to conceal themselves separately, and wait for a ship's arrival; they must, from the beginning of their waiting, appear in a body; in which case it may perhaps be out of the power of a neighbouring justice to seize any of them, in order to send them to the house of correction; but in such a case, it will likewise be out of the power of any justice to seize any of them, in order to send them to jail without bail or mainprize: in both cases, the justice must wait till he can procute a proper assistance, which he may do generally before the arrival of the smuggling versel expected; and the sending of them to the house of correction, will as effectually prevent their being assisting for that time at least, in the landing or carrying off any goods, as the sending them to jail and afterwards transporting them would be. This regulation would be consonent to the laws of this kingdom, and the punishment would be, in some measure, proportioned to the crime; because a man who loiters idly in any place, and cannot give a good account of kinned, of person to be shed to the house shen which should ut ten, or thirty griness

of correction as a vagabond; but I must think it too severe, to make a man guilty of felony, or to commit him without bail or mainprize, only because he is seen with a sword or cutlass larking or loitering 1. .. y place, and is not able to give such an account of himself as may be satisfactory to a country justice. For this reason, I hope your lordships will agree to the amend. ments I shall propose as follow, (as abovementioned).

These Amendments will, in my opinion. make the Bill as effectual as it is at present against smuggling, and will in some measure prevent those dangers which may accrue from it, with respect to the freedom of our constitution and the liberty of the subject, I say, my Lords, in some measure; for neither these a neidments, nor any and dements, can prevent its being a very dans gerous Bill, and such a one as I am sorry to see necessary in this once happy kingdom. The clause I have taken notice of is a clause absolutely repugnant to the whole tenor of our laws, and inconsistent with the liberty and happiness of the people; but there are several other clauses which may be of dangerous consequence both to our trade and our constitution, some of which I shall beg leave to take notice of, not with a design to amend them, or leave them out, but in order to shew that there is the greater necessity for agreeing to the amendments I have proposed, as well as to one other amendment I shall hereafter pro-

The Clause for making all persons guilty of felony, who to the number of two or more, shall be found armed with any offensive weapon, and travelling within five miles from the sea-coasts or any navigable river with any horse or cart whereon shall be laden or put more than six pounds of run tea, or any other run goods above the value of 30% sterling, is a most dangerous clause for the subject; because it puts it in the power of any malicious or knavish servant, to make his master if he travels with a sword or pistols, guilty of felony whenever he has a mind, by putting seven pounds of tea, or thirty guineas worth of lace into his master's portmanteau, and going, at the next town they stop at, to inform against him as a smuggler; for which piece of malice or knavery, this servant is, by a subsequent clause, to receive 50% reward. Nay, I do not know but some lord of this House may sometime hereafter be transported as a smuggler;

worth of lace, may be packed up in very little room, and if a malicious or knavish servant, should put any such parcel into his lord's coach-box, or cloak bag, and swear that he put it there by his lordship's order, with a design to convey it to his bouse in town, or his house in the country, I do not see how the best nobleman in . th kingdom could violate the bast lage hist 🚸 such a clear proof of a fact made felony by this Bill. The noble ford would of course therefore be found guilty, and transported as a smuggler; and the servant would get 50l. reward from the government, besides a much greater reward perhaps from those who put him upon that piece of treachery, and furnished him with goods for that very purpose.

I know, my Lords, it may be said that no man can be absolutely safe against treachery and perjury; but from all our law-books, I defy any man to somese a case where it is so easy to cook up a treacherous, yet feasible accusation against a man who has not been guilty of the least imprudence; or so safe to give a false testimony, as it will be in the case I have now laid before you; for in all, or most other cases, there must be a confederacy and combination between two or more persons, in order to get a man convicted upon a false information; in which case the confederates are in danger of being betrayed by one another; and even the facts themselves which are falsely sworn against a man, often furnish him with means for justifying himself and condemning his accusers; where is in the present case, there is no need of any confederacy, nor can the person accused justify himself by any means I can think of.

The Clause for making actions of assault upon officers triable in any county of England, may likewise, in my opinion, be of dangerous consequence. It is granting a privilege to his Majesty's officers which is very inconsistent with the safety of his Majesty's subjects; and it is such a privilege as ought not, I think, to be granted even to the crown itself, nor ever was granted, except upon very extraordinary occasions. For when an officer is assaulted, or pretends to have been assaulted by a country gentleman or farmer, I can see no reason why he should be at liberty to lay I s action and I so that to trial in any county in England, and every gentleman or farmer who may be assaulted by an officer, confined to try his action in the very county where the assault was committed.

To give to every officer of the excise as well as customs (for the clause is carefully extended to both) a privilege of making a country gentleman or farmer, with all his witnesses, dance from Northumberland, Wales, or Cornwall, in order to defend himself against an action of assault to be tried in the county of Middlesex, in Kent, or in Essex, where the characters of the plaintiff, defendant, or either of their witnesses, can neither be known, nor enquired into, is, in my opinion, contrary to the whole spirit of our laws, and inconsistent with the quiet and ease of all other subjects; for every Jack in an office is but too apt to be insolent and saucy to those who must apply to him; and this privilege may, I am afraid, render our Jacks of the Custon holse and Txelse object. Logether insupportable. It is a good luck for us that no officer of our army can well bring an action of assault against any man, at least it is as vetreckoned inconsistent with their honour to do so; for if it had been otherwise, I should have expected that they likewise would have been included in this bountiful clause, which establishes such a remarkable difference between his Majesty's officers and his Majesty's sub-

The Clause for admitting officers to bail in the case of murder or killing of any person who resists them, I must likewise look upon as thew piece of special grace and favour granted to our officers of the customs and excise. Indeed, in this case the officers of our army may often come in for their share, because they are generally called as assistants to custom-house officers as well as to executioners. But I am china this new that runny is he them sometimes imagine that clubs, or even fists, are onen yewe, pous, nel stell as may be opposed by powder and ball; therefore I must think it of dangerous consequence to the lives of his Majesty's subjects; for in such a case I think, the proclamation against riots ought, at least to be read, in order that those who are only lookers on, may have time to retire: And I can see no reason why officers, in such a case, might not have been left to the course of the common law, as well as gentlemen are in a parallel case, and a case at least as favourable; for if a gentleman should kill a highwayman, who assaults him and demands his money, he must take his fate at common law, and in case the coroner's inquest should give a wrong verdict against Ligh, he most lie in prison tid his trial, but

if an officer kills a man who did not perhaps assault him, or bring his life into any danger, and the coroner's inquest should bring it in, perhaps justly, wilful murder; yet by this charse his Majesty's justices of the peace, or any other justices, are not only empowered, but are enjoined and required, to adoit such officer to had; so that by these last words it would seem, that there is not so much as a discretionary power left in the judge if there be but the least pretence for the officer's being within this clause.

I have no occasion to explain to your lordships the great benefits and advantages we reap by trade, or how necessary it is to the very being, as well as happiness of this nation, therefore I shall only observe, that if we should destroy our trade, in order to prevent smuggling, it would indeed be an effectual remedy, and I believe the only remedy we shall ever find to be altogether effectual; but it would be like a man's giving his whole estate to his enemies, for fear his friends should cheat him out of a small part of it. Now there are in this Bill several clauses, which will, in my opinion, expose our merchants and scanach to many new hardships, durgers and inconveniences. I shall take notice only of that clause, which gives power to our custom-house officers to enter and runninge any ship at sea, if within what they may please to call the ilmiss of any port in this island. What may be meant by the limits of a port, I do not know, but I am certain it is a term so vague and indeterminate, that it must occasion an infinite number of contests, between our custom-house officers and the commanders of our merchant-men; for no master will submit to have his ship rummaged and searched, when he thinks he is not by law obliged to do so; therefore if a customhouse officer should judge a ship to be within the limits of a port, and the captain should judge she is not, a dispute, and perhaps a battle may ensue, between the officers and the ship's crew: This will subject the captain, and I believe every one on board the ship, to an action for a hundred pounds penalty, in which they will every one be cast, if the ship should be judged in law to have then within the limits of any port when the officer demanded admittance; whereas if it should be judged otherwise, the officer is made liable to no penary or the water I emide upon the ship; from whence we may conclude, that our grandous house will will

at last pretend to search almost every ship that comes with a the four seas, unless the master agrees to pay them a tax for preventing the trouble they may give him by runninging and searching his ship upon the high seas, and when he has perhaps a fair wind for carrying him to the port to which he is really bound: As this will be a great hardship upon our merchants and sea-faring men, I therefore wish that a league, half a league, or some other determinate distance had been put instead of the word limits.

Upon the whole, my Lords, I must think this Bill one of the most severe and dangerous Bills that was ever passed by a British legislature; and yet notwithstand. ing its severity, I am afraid, it will be far from answering the end. I am afraid, that instead of preventing smuggling, it will render desperate all those who shall here. after embark in that pernicious trade, which was make them more bold and enterprising than they ever were heretofore; and their common danger will unite them closer together, which will make them more powerful and formidable. While our numerous high duties continue, while there are such profits to be got by smaggang, it is in vain to expect we can entirely prevent it by the most severe laws we can make. By such laws we may ruin our constitution, we may subject ourselves to arbitrary power, but even arbitrary power teelt wall not prevent it: for in France, where arbitrary power has been long established, where the putasiment of every sort of amuggling is death or the gallies, where they keep up a particular sort of 1 my called Les V litorers, for that very parpose, vet smaggling is in that I migdom about as frequent as in England, and their smugglers are much more desperate than ours; for they march in little armes, are well armed and disciplined, and often engage in battle with the custom-house officers and their guard of Maltotiers. The gentlemen of the 1 reach army are indeed but seldom or ever employed in such exploits; they consider that their proper busines is to defend their country against open and declared enemies; and therefore t of the ket below the a to engage against Banditti, or to hunt after and guard criminals; this low sort of work they look on as fit only for Maltotiers and Archers, or sheriff's officers; and though they have a vast number of such in France, yet with them, and with all the other advalenges they have, it has never yet been

From all these considerations, I could wish, my Lords, that the Bill were deleved till another session, when we could have time to concert proper clauses for the end intended, and such is would not any way , injure our constitution, or oppress our fair_traders. Such bills ought to be drawn up and passed with the utmost caution and maturest deliberation; 'for in passing every such bill, we are placed between two prec pices, where the least inclination to one side or the other may throw is heading into a gulph of pendition: we as y rus so ir revence by giving too great a latit de to struggees, or we may destroy our constitution by placing too great and too arbitrary a power in the crown, and the wise our trade, by subjecting our merchants to too many dangers and inconveniences. But if the Bill cannot be delayed, if the disease absorutely requires some immediate application, I hope your haddens will agree to the amendments I have o .ed: and as it is a Bill of a very new and extralet it be made to dentinue for three live, wrong and unjust use of, and turned to-or seven years, that we may have meet wards the oppression and rain of the subperience of its effects, before we make "a ' ect, useal of bong app ca to their rement I shall take the liberty to offer,

The Answer was to this effect:

My Lorda; As the immediate preservation, as well as faft re happy ess of the nation, depends upon the support of our goverhment, it is the duty of parliament not only to grant such funds anmay be neces, mary for that support, but to make those grants effectual; for the granting of any tax or duty would be of very little significution, if the parliarient did not, at the same time, preserbe in methics as smould be effectual for rusing and collecting that tax or duty; and if the methods at first prescribed should fail of the expected success, it is, for the same-reason, the duty of parliament to contrive and presence such at lice anothods as may be thought more effectual. The imposing of any tax or duty, and allowing any man, share of it which is the from him by law, the kingdom, who is nestly and fairly coa-

in their power entirely to prevent song- tributes his share. Yea farther, any sort of neglect in this particular, must be of the most tatal con-egoen, to our trade, and must necessarily at last be the rain of every fair trader in the kingdom; and in our present circumstances, it may likewise be called a sort of breach of the public faith; for as most of our duties, especially in the customs, are mortgaged, in whole or in part, to the creditors of the public, the allowing the produce of any of those duties to be diminished by fraudulent practices, when it is in our power to prevent it, is the same with taking from them a part of that secarity which was given them by per ament, and was he the parament is bound to make good.

Note all standing ad these obligations we he under, yet, my Lords, 1 slidl readny gree that we ought to be extremely cautious in granting any lew powers for raising and collecting our taxes, which may any way endroach upon the constitution, or upontitle liberties of the people; but if we make a phantom of every new power, or new penalty, that may be really necesordinary nature, I hope it will not be at sary for that purpose, and give a loose to first made perpetual. Let us do as we our imaginations, by supposing that every alwayshave done in most new regulations: such power or pesalty will be made a." perpetual law; which is the last amend- place and presentation, we shall never grant any new power, or comme the old, for no power was ever granted, nor can be great - ha po a which a court a magnetion mry cot force various scenes of horior and de truction in grand parter caube granted but what may truly be made a wrong use of; but while we have a parliament subsisting, while we are subject to no earthly power but what issestablished by, and depends, upon par and 1, we have no occasion to frighten ourselves with sach chimacist for, than a Coul our part aments have intact to been able to give a check to every wrong ase that he been in do of any power, and to bring the offenders to coad gu punishmeat.

With regard to the clauses in this Bill which have been objected to, and the new powers to be granted which have been set in such a hideous light; before I begin to consider any cathem particularly, give me through our neglect, to escape paying that leave, my Lards, to rake this general observation, that though we do not pretend is not order the act of our data towards to punish a man for mere thinking, nor our king in I country, but a piece of in- admit a bare intention to be proved by justace done the entry punction and m witnesses, yet we often punish a man for

words as well as facts, in order from thence to infer a malicious intention; and even by a late statute, we have laid a very severe punishment upon an intention; for we have made it transportation for any man to assault another upon the highway with an intention to rob, whereas it was before but a common trespass: how this intention is to be proved I shall not pre-tend to determine; but I suppose, if the man who made the assault uttered only these two words 'your money,' and his uttering of such words were proved in court, it would be deemed a full proof of his intention, and that action which in itself is but a common trespass, would, by these two ugly words, be made felony and transportation. But this is not the only case, where words may be proved, in order to show the intention of the spidar, and convict him of the crime for which he stands indicted or accused; for we know that in all trials of murder, there is nothing more common than to prove threatening words made use of by the person indicted in order to shew that he had an intention to murder; and by an act of his late Majesty's reign, which makes it felony to tear or spoil any person's clothes in the streets it is farther enacted, that whoever shall wilfully and maliciously assault any person in the public streets or highways, with an intent to tear or spoil the clothes of such person, shall upon conviction, suffer as in the case of felony? in which last case, the intention of the person acceled can be a stall said orels, I this some words or threats uttered by him before, after, or at the time of the assault; for if he had proceeded to an overt act, if he had he would be to for read by no occasion for proving his intention: nay, even high treason itself may be committed by words, we call is over act, to be an act of queen Elizabeth, who had, I believe, as great à regard for our constitution as ever any king or queen had, it is declared, that whoever shall, by any speech maintain the jurisdiction of the bishop of Rome, shall for the first offence be guilty of a Præmunire, and of high, treason for the second: and in all crimes whatever, according to the wholestenor of our laws it is the intention only that is to be put nished, which intention must be made appear from circumstances, and those circumstances may consist in words spoken, as well as overt uses commenced by the person accused.

With this view, my Lords, let us consider that clause in the Bill now before us, which has been principally objected to. By that clause it is proposed to be enacted, that if three or more are assembled with firearms or other ofignaive weapons, with an intention to rill any goods or merchandize, or to watch for opportund issue that purpose; or withan intention to carry off or rescue any run-goods or merchan. dire, or to wound or murde that it is Majesty's officers, a justice of peace, upon information to be given upon cal, and commit them without bail or mainprize; and such persons, if convicted by due course of lay, are to be transported as felons. From these words is it not plain that the informer asswell as all the other with we, a next swell to some overt a recommitted, or some words spoken, by the persons against whom they swear, or to some other circumstances from whence this intention may be probably inferred? Can we suppose that any justice would convert or any intraction of the second accused, upon the informer's barely saying he knew they had such an intention, without giving an account of his reasons for saying so? And if he gives such reasons as not stranke every ran, believe they har such any intention, do not they deserve to be committed? Can we suppose it possible that such reasons can be given against an innocent man? At least I am sure it is 1) there possible in the cotton in at other criminal case whatsoever. And if vocability of an tomple to some blo per la parent e petall it is neither inconsistent with our constitution tution, nor contrary to our laws, to have such a person committed without bail or mainprize; because wherever such a punishment is to be inflicted, no bail can in any case he taken; the person accused must, in all such cases, remain in prison till he be acquitted by due course of law-As to the rewards which are by this act to be given to informers, I can see no res- 1 son why we should be more afraid of them in this, case than in any other; for it is certain that in many criminal cases, even

where the punishment is death, there are rewards given to informers, by the laws, and customs of this kingdom: from such rewards we have experienced great henefit with respect to the discovering, apprehending, and punishing of criminals, and become notycle them your eractaing therestom to miscal pass, but sale any disager be we designed to it in our

three rozans should combine together, in I find nothing in the Bili to prevent his takhave pointed but, or a things mover and getting have a decking to a parsagrade income at their sees, one or and on that Acc.

there, may be of the commissioner they. Here, thus so we, that no innocont relate, and the contract of one man, especially a poor, law 'et, at, which we must suppose by shire to be, and ever be two it enough, a jury, to conveta mo cot aby toleral la envecter. In the present is end will be the same, the t former must give his read as, for sayng that the jerson precioed had such an ntention, those reasos must caller be fees as wor wor by leard, as to both these, he may be counted to tell ou the pare lare realist ness some et which ' the person so used in a be able to proce talse, or the tasse informer nave probably be hade to coster thinked, unless he l Las a better measory than ours wally he e commine more o should neb a the other captate to person we seed told had so in the flat pite, it is not ver pobad ajustice ray ryy ald be-Te at lar, with our several concurrence enthe dates, but acrossed to would be · Lord trans a race artwherm I where to hip a shat occasion, the preson see sector the iso, and respect to which the all is a proposible for him to term ula sonvas mgat (ppeur probable) me et the same than such a che, as the the sen are used could now y contact at or I committed oce.

I'm respect to the leterty of my lying to the Lange courts. Westernster-unly I er at the maters by this Banda be taken mas and of decknots subjects, nor cm I that, mat the Habeas Corpus Act a county case to be repented, the stars of place is or powered to comind will out I for earlieres he may be recent ! s as y has the characteristic trade ast becare the King's content of his West traser-Li, or at the a sizes; and I am oure and not be priceded, that my or the Kag's tats my tyerwood admit a martobal, who, upor con iction, isl, express statute to be toon portees. Indied, it the pastice should be good vot error or ir jusy in the commit made, the court of King's bench negation that else gave re-lief, and any person to be consisted under colour of the Edt might, in my opinion, bring I is H be a Corp. Or that purpose, in the same manner as in other the like coses and if the trial of now person to be contacted by this B , sho do not be brought on rathe usual page, I out

or ler to access an innocent in n, they implied but no not the Harres Corpus Act,

man ou, and langer, either of being committed or conviction that charse, any more than for any other pend the now substitues. I may, I torry, conclude, that no mascent man call by by this Bill frightened from trover, with arms whenever he has a to the a to therefore it cannot, with the least property, he caned a Bu. for c's a ming the people of Great Butain. But I must take notice, that even as the law somes at present, if an information were goon to any justice of the pear, that a man intended to be oiding lith assisting in some treasonable plactiers, whether with cross caw theut, and the informer should exess the circumstatices as reight to gain could from a reaso able man, siel, just ee would be dehe est in be duty, it he did not examine immediated hato tre after, and conand the person after nell agress, if he saw any cause for so do ag: water be might certainly do, even to the law steads at present, at 1 for fore, there is no occasion for at , new raw or the purpose, nor would the passing act this he ary encroachiert apon o ric stration; and it the person input had man such information, said upon a 1th and open and he conserved of treason, the mformer would explor, and would really deserve a much little reward than any proposed by dis Line of that promising of a reward by and of a transment, can be of no great re equence in any case, because a rogue will be as ready to perjure hi iseli for a reword explated and comsome saven, to be real by for a reward expressly poin search act of parliament.

Let is cosider, ny Lords, if at by the Bill now before us, there are two sorts of ofa resto be corrected, which were not before made hable to as you admicut. The last is, an assemble, to the number of three or more, and od with fire ocks, or otler offencive weapons, in order to be aiding and assisting in the running of goods or deloreing of efficers, the other is, a larking or lo terms in any place without arms, but for the same purposes, and as the former is an offence much more heme as than the latter. therefore it is by this Bill to be subjected to a much logice pursument, which pumilingent carried I think he deered too severe; for it such men had put their de-

sign in execution, if they had been actually assisting in any such purposes, they would be guilty of felony by the laws as they stand at present, and I cannot think there is any severity in extending the punishment to the intention, when it is proved that a man has an aed bar self and minde ready for putting that intertion in execution? for in all crimes, it is the intention, and not the action, which is principally to be regarded, therefore the punishment intended by the amenda cut would, in my opinion, le, far tier hang adequate; at least, if it be an adequate punishment for this crime, it must certamly be too severe for the other ofence, of lot the and was new think any pins, or without assembling in such numbers; because any violence committed, or intended to be committed with an armed force, ought glways to be more severely punished, than the same sort of violence committed, or intended to be committed

without any such force. For my part, my Lords, I must think that transportation would be a very moderate punishment for endeavouring to run goods, without paying those didies apposed by lay, or to rescue them after they have been legally seized, even without arms, or without an intention to make use of any mortal weapon; but when men provide arms for this purpose; it sheps they design to murder as well as smuggle; nay, I must really look upon it as a sort of treason; for it is in some manner a levying of war against the King, and we know that a consultation advisably held for the pairpose, has been always reckoned, and to g Therefore the latter method of breaking since declared by statute, to be high treason: and, farther, if we consider the numbers of men that have sometimes assembled together in arms for smuggling purposes, we must have the more reason to conclude, that it is a sort of treason, in which case we may, with a great deal of freedom, inflict the punishment of transportation, upon three or more's assembling together, with any such intention; for such a number cannot assemble together for such a purpose, without a previous consultation; which is a sort of overt act that may be proved, and has often been admitted to be proved, in order to convict a man of high treason; A month's confinement in a correction-house, though attended with the severest sort of whipping, which it would never be, would for these reasons be very far from being an adequate punishment for the first offence

designed to be corrected by this Bile, ala it would be still farther from being en and for the end intended. A raw country-fel. Lev, or a poor labouring man, may for a reward east t be drawn in, to be assist, in the running of goods, where no five or violence is offended, and may for that purpose, be prevailed on to loiter and wait without arms somewhere near the seacoasts; for such aman, a month's confine. ment, and whipping may be a sufficient adie to on, he may be thereby received, and frightened from ever engaging again in such practices; but he must be an experienced and an hardened rogue, who tims line thorse upar, os, and prepointed; it cannot well be expected that such a fellow will be reclaimed by whinping or hard labour; as scor as he gets loose and meets with his former companions, he will probably return to his former practices.

These are the fellows who give our civil government the greatest disturbance; these are the fellows who do the greatest injusy to the revenue, and to the fair trader; and these are the tellows against whom this Bile is principally designed, as it is very difficult for the smurgh storicke up and form a gang obsuch disciplined and veteran troops, the only way of putting an end to such fraudulent and violent practices, is, by breaking those gangs as fast as they began to form thems, aco, while can only be done by death or transportation; and as bur present government ... ways chuses to try first the mildest method these gangs is proposed by this Bill.

I hope, my Lords, I have now shews, that the clause objected to, is no way inconsistent with our constitution, nor with the liberty or safety of any innocent subject; that the pagistment propose tals y far from being too severe, that it is the mildest punishment we can propose, if we have a mind to provide an effectual remedy for the gal complained of; and that the amendment proposed would be very for from being an adequate punishment, or an effectual remedy against the evil, by a bed we suffer the most, and against which this Bill is principlay designed. These things I am myself fully convinced of, and therefore I cannot agree to the amendment proposed to be made to this chase, nor to any of the other amendments which depend upon the first.

As her the other Clauser objected to,

though no amendments have been pro- ceeds from the great height smuggling has posed in relation to any of them, yet as 'they are objections against the Bill in general, I hope your Lordships will give me leve to ofer some of those reasons, and I think the objections without any solid foundation. The clause for punishing those who shall be found armed, and passing within five miles of any sea-coast or navigable river, with more than six pounds of tea, five gallons of foreign spirits, or thirty pounds worth of fereign goods, landed without paying the duties, is not properly a new law, but only an amendment of an old, which has hitherto been found ineffectual, and therefore this amendment is proposed, in order to remedy the defects of the former law. The punishment is the same in both, only the description of the offence in the former statute has been found to be such, as could never be proved; and for that reason, it is absolutely necessary to alter that description, and to me in the has may be provided. you intend to prevent or punish the offence. This is, I say, absolutely necessary, and it is impossible to imagine, that a gentleman, or any man of an established is, I think, as necessary, and this necessity good character, can suffer unjustly by the description of the offence, even as proposed by this clause, because a jury will never believe one single witness against such a man, and it will be as difficult and dangerous for two rogues to combine together, and contrive a feasible accusation bring the officer and his assistants in guilty against an innocent man in this case as in any other. By the law, as it stands at present, it is as easy for a nobleman or a gentleman's servant, to put a quantity of run goods into his master's coach-box, or portmante on, and then to i account as a set him, as it will be when this Bill, as it now stands, shall be passed into a law; yet we have never yet heard of so much as an attempt in this way, though it be upwards : of a dozen of years since the law was passed for making it felony and transportation for any man, with offensive arms, to pass within twenty miles of any coast, with any quantity of foreign goods in his custody, when hid handed I from any ship, without due entry and payment of the duties. The clause which is said to establish a remarkable difference between his Majesty's

officers and as Mr. tales of the or, or, the Lords, as necessary as the former, if you intend that any of the officers should dare to do their duty within some of the counties of England; and this necessity pro- bail.

[VOL. DX med make do thed ov the latter spl. " 1 1 1 7

lately come to, and the vast numbers of men now engaged some way or other in the parties of the an and he that in some of our maritime counties, the whole people of the county are so generally engaged in it, that it is impossible to find a jury that will upon a trial do justice to an officer of the revenue, in any case whatsoever: therefore, unless you agree to this clause, an officer, in any such county, who faithfully performs the duty of his office, must expect to be assaulted, and beaten and bruised, every day of his life; because the people of the county know, that he never can recover a verdict against them; in which case, I must leave it to your lordships' consideration, whether you can expect that ever any officer will do his duty, in endeavouring to suppress smuggling, or collecting his Majesty's revenues, either of

the customs or excise. This Clause, therefore, my Lords, I must take to be absolutely necessary; and the other Clause, in relation to the bailing of officers and their assistants, who shall happen to kill a man in their own defence, proceeds from the same cause with the former;, for in those counties where smuggling is become general, the majority of the coroner's inquest always consists of smugglers: so that it has been found by experience, that those inquests always of murder, even though it be made clearly appearaby the most undoubted testimo-

officers of the revenue, and to all those who assist them, that it cannot be expected they will ever venture their lives, in putting the laws of their country into due execution. Therefore, in both these cases, we are not to run any comparison between his Majesty's officers and any of his Majesty's subjects, but between officers and smugglers; and I hope your Lordships will all a, " a " it it form " refer thour than the latter. In the last of these cases, if the officer be within the terms of the clause, if the killing happen se defendendo, I think it most reasonable, to order and require the judge to admit him to bail; but it he be not within the clause, of which the magistrate before whom he is brought for that purpose, is the judge, then that magistrate is neither ordered nor required by any words in the Bill, to admit him to

1259 I shall readily grant, my Lords, that our I altogether effectual, is what I shall not carry on their fraudulent practices, and more safe and easy for the officers of the revenue to do their duty, therefore it will be more effectual than any law now in being; and if it has not all the good effect could be wished for, some new method may be taken for answering those cases where this Bill may appear to be deficient: but such as it is, it would, in my opinion, be the most imprudent thing in the world to put off passing it till next session; for as the first part of it contains an indemnity for all past crimes in the smuggling way, if this Bill should be put on, the smugglers would all expect the same sort of indemnity by any Bill to be passed in the next session; and the hopes of being in empified for every crime they could commit between this and the 27th of April next. would in the mean time render our present smugglers more bold and enterprizing, and would make every man who could any opportunity, endeavour to defraud the public, by some sort of smuggling prac-

> by any such delay. With respect to making the Bill temporary, no such clause can be made to relate to the first part of the Bill, which indemnifies those persons who have been guilty of offences against the laws made for securing the revenues of customs and excise; it can only be made to relate to the last part of the Bill, which is to enforce those laws for the future; and as the last part of the Bill, and the future security his Majesty expects may arise from thence, with regard to the revenue, is the consideration for those large sums his Majesty gives up by the first part of the Bill, it would be both unequal and unjust to make the last part temporary, since the first must be

tice; from whence we may conclude, that the public would suffer most prodigiously

made per perdal. I am afraid, my Lords, any amendment we can make, may occasion the loss of the Bill for this session at least, and therefore we ought to make as few as possible. I do not think there is one absolutely necessary; but if your lordships think otherwise, if you think it necessary to add a saving clause for the court of King's Bench, and court of justiciary in Scotland, with regard to the tering of cap person committed by virtue of this act, I shall readily give up my opinion, and agree to the amend-ment, but I cannot agree to any of the

trade is of great advantage to this nation, pretend to determine, but it will certainly and that we ought to take all possible care render it more difficult for smugglers to to encourage it, and to avoid every thing that may be inconvenient to our merchants or seamen. But this, my Lords, is one of my chief reasons for being for this Bill as it stands at present; for our trade cannot be protected if our government be not supported, and our government cannot be supported, unless we prevent smuggling, and all other fraudulent practices with respect to that revenue upon which the support of our government depends: therefore the honest merchant or seaman must bear with those few inconveniences which are absolutely necessary for preventing the fraudulent tricks of the knavish one; and in the Bill now before us, I am not only convinced that there are no regulations but what are necessary, but that there is no new regulation that can subject any honest merchant or sea-faring man whatever, to any great inconvenience. am sure the putting of an officer on board any ship that comes within the limits of a port, is most reasonable and necessary, and can never be inconvenient for any ship, unless they have a mind to run some part of the cargo; for no ship comes within the limits of a port, but with a view to trade there, or to run goods on shore, unless when she is forced thither by stress of weather or want of provisions. In the first case, I believe no man will say that it is not necessary to put an officer on board; and the last case so seldom happens, that it cannot well be called an inconvenience. As for the term, limits, I take it to be a term as well understood among merchants and seafaring men, as any term whatever: I suppose every frith and navigable river, must be within the limits of some port; and with respect to our ports upon the ocean, I suppose the limits of each port extend to the place where ships bound for that port usually come to an anchor, in order to wait for a tide or fair wind for bringing them into port; so that no officer can from this clause pretend to search a ship upon the high seas, nor will any officer dare to extort illegal fees, or any other illegal consideration; because if it should be discovered, he would certainly be dismissed, which is a risque no man of common sense will run, for the sake of any small fee he can possibly get from the master of a ship who has no fraudulent practice in view.

Whether the Hill now refore us will be

posed.

To this it was replied, as follows:

My Lords; We are all fully sensible that it is the duty of Parliament to grant a revenue sufficient for supporting the government, and to contrive and prescribe such methods for raising and collecting that revenue as may be effectual; but we likewise know it is the duty of Parliament to support the constitution, and to preserve the liberties of the people. Therefore when it begins to appear, that the methods prescribed by Parliament for raising the revenues necessary for the support of our government, are not effectual for the end intended, nor can be made so, without endangering our constitution, those methods ought not to be farther pursued, but methods entirely new ought to be contrived and prescribed by Parliament. This is, I am afraid, our case at present; many of the taxes we have established, are so very high, in proportion to the prime cost of the commodities upon which they are laid, that we find it impossible to get them duly raised and collected, without giving such arbitrary powers to our government in that respect, as may very probably render it arbitrary in every other; and if this be our case, we ought to think rather of lowering or abolishing some of our duties, and raising our public revenues in some other method, than of transporting and hanging our people, who are criminals by the temptations we have thrown in their way. But whatever may be thought fit to be done in our present circumstances, I am glad to hear it insinuated by the noble lords who are against these amendments, that our public creditors have any sort of right or concern in the levying of those taxes which were established for their security, and appropriated to their payment; for if they have any concern in the levying of them, they have a much greater concern in the application of them; and therefore if it be a breach of public faith to allow the produce of those duties to be diminished by fraudulent practices, when it is in our power to prevent it, it is certainly a greater breach of public faith to apply them to any other use but that for which they were originally designed; because in both cases, a part of that security which was given by Parliament to the creditors of the public is taken from them, but in the former case it is only a sin of omission, whereas in the latter it is a sin of

A. D. 1756. other amendments that have been pro- commission, and is therefore the more hei-

> It is always with regret and sorrow, my Lords, that I form to myself any apprehensions of danger to my native country, and therefore I shall always avoid it as much as possible; but we have already created so many new crimes and transgressions, relating to our revenues of customs and excise, and have inflicted so many new pains and penalties for preventing those transgressions, that, in my opinion, the fears of increasing them can in no case be called phantoms. Our Parliaments have, it is true, been hitherto able, generally speaking, to give a check to every wrong use of any power, and to bring the offenders to condign punishment; and while our Parliaments continue to be independent of those who have the exercise of power, their will, as well as their ability. will continue the same; but we know the effect of pains, penalties, and pensions in other countries; we know that Parliaments, senates or assemblies, have, by such means, been made subservient to the worst and most tyrannical uses that could be made of power; and if this should ever unfortunately happen to be our case, our Parliaments will neither be willing nor able to check the abuse of any power, or to punish the offenders. For this reason we ought to be extremely jealous of loading our people with pains and penalties, or subjecting them to a multitude of penal laws; for oppression may be easily cloaked under colour of an act of Parliament, and many may be hanged or transported under pretence of their having been guilty of some action made penal by statute, without raising any general murmur among the people, or giving the alarm to those who do not then think themselves in danger of any such presecution; whereas the least act of oppression, without any such pretence, would raise a general murmur, and give an universal alarm, because every man in the kingdom would think himself in danger. In this nation no man of common sense would extend his power of oppression to any great length till he has got a Parliament to his mind, but when he has got such a Parliament, his power will then be without controul, and by subjecting multitudes of our people who have votes at elections to high pains and penalties, or to the danger of being prosecuted upon penal statutes, we may render it easy for a man to accomplish this end, which, when once accomplished, may be, by the same

inted to all media the large At-

methods, easily preserved as long as he pleases; for such a parliament will never refuse to pass any penal statute he thinks

fit to propose.

No law can be proposed, my Lords, for the necessary of vir street is a not be urged; even the most tyrunnical preventing or punishing some real abuse; but all wise nations have chosen to allow an abuse to escape unpunished, rather than to make such a law as might involve the guilty. In this respect we have been always so cautious, that, though the intentombe per a sy are a Caroly 1 175 yet we have never yet made a law for punishing in a severe manner, a bare internor, one s wher accompleted who some unlawful action: Indeed, if a man has committed any illegal action, our laws, in some cases, allow his intention to be enquart may by ways and creating stances, or even words uttered by him, may be proved, in order to heighten his punishment; but no words can by any of our laws subject a man to such a severe punishment as that inflicted upon felony, unless those words he accompanied with some sort of action which is in itself unfawful, or pronounced in such a selemn and deliberate manner as to imply a sort of action; and the reason of this is plain, because no subject could be safe or easy, if WO'S Dec Care the total or before but one witness, could be picked up, and proved against him, in order to convict him of felony,; for in such a case a man's words might often he mistaken, or ! unfairly related by those that hear him, and it much all g and a ditprict. no h on rantro t strasses against a false accusation; If ever any such custom or law should come to be established in this kingdom, the happiness and security of our people would be at an end; We might expect, some time or other, to have informers as numerous and frequent in our streets, and in all our public places, as ever the 'delatores' or informers wer hat Row amount or also typicalnical emperors.

The very cases mentioned by the noble Lords who have spoke upon the other side of the question, evince what I have said to be the man which is in itself an unlawful action, must be proved, and then threatening words of other entertailmees must be

proved, in order to shew that that unlaw, ful, the was corrected the at meent on to namber: In an assault with an intention to rob, or to tear a person's cloaths. it is the same: the assault is in itself an unlawful action, and the intention is allowed to be proved only to aggravate the punishment. In treason, a consultation or conspiracy to murder the king is a sort of overtree and the in the electronic the water of processing be no sufficient proof in this case for ina case of a storage to dies and heard the prisoner say he intended to mur. der the king, or that he had had a consultation for that purpose: And the statute of queen Elizabeth clearly shews, how cauto see has his to to to it is men to any heavy punishment on account of any words they may unadvisedly uttor: for, before a man can be made liable to any of the penalties of that statute, it must be The a me on a Post he a state in a west at he advisedly maintained the jurisdiction of the bishop of Rome; in which case the manner of his speaking, the place where he spoke, and several other concomitant circumstances must be made appear to the court, in order to show that what the prisoner said was advisedly said; and when such a proof is laid before any court, it cannot be called a proof of words only, but is likewise a proof of several facts which accompanied the pronouncing of those words. So in a late statute, where cautiously our laws are in such cases penned; for it is enacted, that where any person shall muliciously and directly, by preaching or advised speaking, aftirm, that the pretended prince of Wales hath any title to the crown, such person shall incur a Pramunire: in this case likewise the informers or witnesses must give an account ett vood chearst ees attending the no ds s, as a more of the se without they were maliciously, directly, and advisedly spoken; and as a farther security for the subject against fulse accusations, it is by il visit viet prayries, that to person shall be prosecuted for words so spoken, unless information be given on oath in three days after the words spoken, and the person prosecuted within three months after the information given: In both these cases therefore, the words made criminal, imply a sort of action; for several concotast setsmitheproved, in order to show that the words were advisedly spoken. Let'as now, my Longs, compare these

cases with the case and before us. The words of he half now becore us, are, that Until bel reaction to person up n cala. before any one or time to the of the neace, that any persons to the number of three or more, are, or have been assembled for any of the reason orecast, and are or have been armed with fire-arms or other offensive arms or weapons, such justice the gradies have the ten and the femiliary of the upon due examination, finds cause, (that is, if he thinks fit,) commit them to the next county-jail, without bail or mainprize, till discharged by due course of law. Then competed because there trace is Condendation of a contact of the contact upon die prin o tanbagarach all assembled, in order to be aiding and assisting, in the clandestine running, landing, rescarg or our day agent of the best thereot, shall be decease to or ear. Do not your lordships see, that in this case men are to be committed for a bare intention, wallout the second and or perbrought incertainty of the year over tillegal act whatsoever? I shall grant that if the justice understands the spirit of our laws, and acts justly, he will examine the informer narrowly as to circumstances, and will not commit, unless the informer gives good reasons for saying, that those he in formed against had such an intention; but the words of this clause make no such precautions necessary : we are not now to enquire what the justice ought to do, but what he may do, and I will say, that, by these works, and condition only the sail, with such an intention, without assigning any reasons, without relating any circumstances, will be a sufficient authority for the commitment, will excuse the justice from all thepenalties of talse imprisonment; therefore if the justice has any malice against apersus our sit with many has a jeb of his own to gain by it, or he a tool of those that have, are we not to suppose that he can enable the server a graphst whom he has such an information? and may we not suppose that such informations may be cooked up, and persons of great credit committed, in order to carry are et on four, in sof prisone the

Then astothetrial, my Lords, is nothere a man to be tried, and brought into greaf danger of being condemned, and for no less a crime than felony, upon a bare intention, and without his having ever deserved to be

brought into such a danger by any overtile legal act whatsoever? Can we say that any subject is safe, who thay, upon mulicious brought into such danger? I say, my Loid, I don town as the chair asprove, for this will always be the case. Sunnose three gentlemen out a shooting, or irratage as radistrant start defence: suppose they meet a malicious or dat drafficer to fit at 19 tot co. of . a. to nighway, a casalah eyenen s at out the general title accessor to for about the roads : may not that rogue so before a justice and inform, that they then to a month of war, and the same in Later I overed him and you proceed with them? I should be glad to know how these three gentlemen could disprove this information. I could suppose twenty such cases without any very fruitful imagination: but in this case, let us suppose farther, that some persons at a distance saw these three or to lear a specia to this rout, a some Last at triprove thas arrest and a so the trial; that a ship was then hovering upon the coast, a disonerery 1 10 mm cealed the very next day near the place: would not these circumstances contribute they to be come the petter men? nay, the rogue himself might mention every one of them in his information, in order to convince an honest justice, My Lords, it is a most dangerous situation for any man to have his estate and liberty depending upon the opinion a jury may conerive of he character har he to the oath of another man: and in this case, it is more de con les values de la reconstrucción a man, otherwise of the best of characters and of opulent circumstances, may be presumed to have had an intention to smugric, whereas no are no less or easily believe, that such a man could have an after on to remajorn de l'in as a to tear people's cloaths: then with respect to the informer, if he were a low, mean felare a plan with book him as wall would attempt to rob him upon the highway, nor would a jury easily presume that a man of good circumstances would impart to him his intention relating to any other crime; but in smuggling, men of the best circumstances often employ mean fellows, and therefore a jury may the more easily presume, that such a fellow was in that in the kingdom. Thus your Lordships may see what dangers, what we convert dangers, the best of the King's subjects

here are none of those cautionary words, none of those cautionary provisoes, which are in any of our penal statutes relating to words: if a man's intention to smuggle is to be taken from words spoken by him, it is not made necessary to prove that those words were directly or advisedly spoken; nor is there any limitation, as to the time when the information is to be made, or the prosecution commenced: An accusation may be contrived, and witnesses prepared to prove that a man had such an intention at a certain time ten years before; in which case it will be impossible for him to remember, much more to prove, where he was, with whom he was, what he was doing, or any other circumstance that can contribute to his vindication.

I hope I have set this danger in so clear a light, that your lordships will think it a danger, to which the people of this kingdom ought not to be exposed, for the sake of collecting any duty they have now the misfortune to labour under, even though informers were not to be encouraged by any reward, either promised or expected: There are many causes, from whence false accusations may arise, besides rewards in money: Private malice, private law-suits, contests about elections of any kind, and that which is the most dengerous of all, the spleen of a minister against those who oppose him strenuously in the worst of his measures, may propagate false informations, when it is made so easy to contrive them, so as to render it impossible to convict the informer of perjury, or to sue a tool of a justice for false imprisonment; and when men are exposed to such dangers, when men are by law made liable to such false and vexatious informations at the suit of the crown, you cannot expect that any private man will act boldly and strenuously, in any election for members of Parliament, against that which is now called, and may sometime hereafter be properly and truly called the Court Interest: But this danger, great as it is, is greatly enhanced by the following clauses, which pledge the public faith, and give to every informer, who shall be so cunning as to convict his man, a title by act of Parliament to a reward of 50% for every man he shall so convict. Such rewards are in all cases dangerous: we have already had instances of false informations made for the sake of the reward, in the case of robbery, where it is very difficult to set up any spall prosequation, some have

may be brought into by this clause; and | been already discovered, but we are not sure that all such have. If there were no difference between a reward expected, and a reward promised, there would never be an occasion to promise any such thing; but in either case, I say, a reward is of the most dangerous consequence, when promised to, or expected by a man, who is to be an evidence against the prisoner, and not to be entitled to any reward unless the prisoner be convicted; therefore such rewards ought neither to be promised nor given, but upon very extraordinary occasions; and in every case, where the witness does but expect a reward. either upon the acquittal or condemnation of the prisoner, it is certainly, by all the laws in the world, a good reason for giving no credit to his testimony.

Whether a man, who may be committed by virtue of this clause, will be intitled to his Habeas Corpus, is what I shall not now enquire into, since it seems to be agreed to add a saving clause; but can it be thought that it is no hardship upon a man to lie in jail, till he can be relieved by the Court of King's-bench, which may, when he is at a great distance from London, be above two months; and yet not to have it any way in his power to punish the justice who committed him without a just cause, car the inferior and more sty our se him? therefore, I hope your lordships will not think that a saving clause, with respect to bail, will be sufficient to guard the subject, against the injuries that may be done them, by means of this clause, should it

pass into a law.

From what I have said, my Lords, I think it is now evident, that if this bill passes into a law, it will be dangerous for any man in the kingdom to travel with arms; and therefore it may, as was said in the beginning of the debate, be justly called a Bill for disarming the people of Great Britain, in order to preserve their liberties, and make them pay their taxes. I hope it never will, but it certainly may, be made a precedent for such another bill, with regard to treasonable practices; and here I must take notice, that if an information were given upon oath to a justice, that a man had armed himself in order to assist in treasonable practices, it would be the duty of a justice to inquire into the affair; but unless it appeared by the oath of some person or other, that that man had actually committed, or was suspected to have actually committed, some sort of transministic processor, the judice could not

commit him: for by our laws, as they stand at present, there is no such thing as swearing the peace in cases of high treason; and therefore upon great and dangerous emergencies, there is always a temporary law passed, for enabling his Majesty to secure those persons he shall suspect to be conspiring against him.

With regard to the offences intended to be corrected by this bill, I must think that the punishment inflicted upon the first is severe enough for the last: I shall grant that a man who is convicted of having actually been aiding or assisting in the running or rescuing any prohibited or uncustomed goods, and was armed for that purpose, deserves to be made guilty of felony and transported; but I cannot think the intention to smuggle with an armed force, ought to; be subjected to the name punishment with the crime itself, especially when that intention is not manifested by any one illegal act. An intention to commit felony, is seldom or ever equally punished with the crime itself; even in the late act against robbery, an assault with intention to rob, is not made liable to the same punishment, as if the robbery had been actually committed, though the intention be manifested by an overtillegal act. And though the smugglers may perhaps be as loth to part with a disciplined gang, as we are to part with a disciplined regiment; yet I shall never be for declaring any one of my countrymen guilty of felony, upon a suspicion, or even the clearest proof, that he intended only to be one of that gang, but had never been engaged in any action, so far as was made appear to me; I think it is time enough to do this, when he is proved to be a veteran, by having been at least once in action; and as the sending them for a month to a correction-house, will prevent their executing their intention at least for that time, and as this may be repeated by the diligence of the officers and magistrates, as often as they form any such new intention, I hope it will be in a great measure effectual; therefore, I am for making it the only punishment; for though I am against smagging as mach said lord at this House, yet I have such a tender regard for my countrymen, that I cannot agree to subject the innocent to great and unavoidable dangers for the sake of punishing the guilty.

Now, my Lords, with regard to the other clauses objected to, give me leave to

that have been made for them. As to the clause for making smugglers of all those who shall be found passing with more than six pounds of tea, five gallons of spirits, or 30% worth of any other foreign goods. without a permit, or without having paid the duty; if it be designed only as an amendment of a former law, it clearly shews how fast we improve in rendering our laws severe, arbitrary, and dangerous, The law here referred to is, I suppose, that which was passed in the 8th of his late Majesty's reign, by which it is, among other things enacted, That all persons passing, knowingly and wittingly, with any foreign goods, landed from any ship, without due entry, and payment of the duties. in their custody, within 20 miles of our coasts, and shall be more than five in company, or shall carry any offensive arms, or wear any vizard, or other disguise, when passing with such goods; or shall forcibly hinder the officers in seizing them. shall be guilty of felony, and be transported: This law is, and was at the time of passing, deemed a severe law: but let us examine the provisions here made, for the security of the innocent subject : It must be proved. that the person accused, was passing with such goods, knowingly and wittingly, that is, it must be proved, not only that the goods taken in his custody were run goods, but that he knew them to be run goods. and it must be expressly proved that the goods were in his custody: It must be prayed, I say, that the goods taken in his custody, were actually run from some ship, without due entry and payment of the duties; and it must be proved, that they were seized within 20 mdes of the sea coast, and not in any inland part of the kingdom; and farther it must be proved, that the person was actually passing from some sea coast, and not from one inland town to another.

These are such proofs, my Lords, as, it cannot be supposed, could be made against an innocent man; but every one of these safe-guards for innocence, is by this amending and improving clause left out; for by this new clause if a gentleman with pistols before him be found riding, almost in any part of England, in company with another man, who has got seven pounds of tea, or 30 guineas-worth of lace in his cloak-bag, and who cannot prove that the tea or lace was duly entered, and the duties regularly paid, that gentleman, be he what he will, is a smuggler, and guilty of make some observations upon the excuses, 1, 1,000, within the words of this new cause,

though he did not so much as know that I which neither can not ought to be prehis companion had any goods or merchan-dize in his custody. The officer who seizes and prosecutes, has no occasion to prove that the goods were in the gentleman's custody, or that he knew any thing of such goods being in his companion's gustody: the officer has no occasion to prove that the goods were actually run; but the gentleman must prove that the duties were paid, which will in all such cases be impossible for him to do, nay though his companion were really an honest man, it may be impossible even for him to prove that the goods were entered and the duties paid; for if he bought them from a shopkeeper, who was a smuggler, that shopkeeper would certainly deny that he sold any such goods: and lastly the officer has no occasion to prove, that the gentleman was passing from any sea-coast, or that the goods were seized within twenty miles of any sea-coast; if the gentleman was only passing from one inland town to another, but unluckily happened to be within five miles of any navigable river, which includes many inland parts of England, when the goods were at / d, ha thereby forfeits his estate and liberty, and even exposes his life to great danger; for it is not quite so safe, with respect to a man's health, to travel to any part of the West-Indies as to travel to Montpelier or Naples; and when a man has forfeited his estate, without making any provision before-hand, which an innocent man will never think of, it is not to be supposed that he can have the conveniences necessary for preserving his health in his travels.

With regard to the clause relating to assaults upon officers, I must still look upon it, my Lords, as a most extraordinary, and a most dangerous clause, notwithstanding the excuse made for it: because it is not confined to assaults made by smugglers upon others, or to assult . I apon To cers, in the execution of their office; but it is a most general clause, and compreheads every quarrel or combat that shall happen, at any time, or in any place, between any one of his Majesty's subjects, and any one of his Majesty's custom-house or excise officers; and it will certainly encourage those officers to provoke people to assault them, in order that they may from thence have an opportunity to extort money and raise contributions upon those they have so provoken. Then , g in, the cause assigned for granting such a privilege to

sumed: to presume that a county or a jar, will rol do justice, you be note; lound ition for extend in this privile - to all actions and prosecutions that be brought against, as well as to all that It Hoc cents cared by an of a May agra officers; and thus I do not know, but we may at last go so far as to have all such the neared prosecutions determined I in the commissioners of the customs or excise, and them only. Principiis obsta' is a good rule in all cases, and I think there is a necessity for observing it in this. The other clause, with respect to hail, is esthe thed up in the same wrong four to on and is an alteration of the common law, which may be of the most dangerous consequence; for 'we know how apt justices fere any because to five ? . and to judge that they are within this clause even when they have committed the most cruel murders.

As to our trade, my Lords, I will aver, that there is no nation in the world where merchants are subjected to so many burdens, dangers, and inconveniences upon import and export, or where the laws relating to trade, foreign and domestic, are so voluminous and incomprehensible as they are in this; and if we go on at the same rate, a captain of a ship will at last be obliged almost to load his ship with acts of parliament, before he can be fully apprized of all the duties he must pay, and all the directions he must observe, with respect to the importation and exportation of his goods. I wish we would consider this while we have some trade remaining; but it does not seem to be much considered by this Bill; for it will certainly be a great inconvenience to a master of a ship to have his hatches opened, his cabin and his ship between decks rummaged, and all the boxes and bales that may be there turned topsy-turvy, where he is lying at anchor within what may be called the limits of & port, waiting for a calm sea and a fair wind. The avoiding of this inconvenience will make master, keep the aships out at sen in a storm, when they might safely come to an anchor within the limits of some port, and may consequently prove the loss of many a British ship: and to pretend, that officers will never run the risque of exactmy slegal lees or pergustes, or that sich where will have us be don as it, is put to ing to that which is contradicted by daily exp gace, by where, were is any others, is founded apon a presumption, such opportunity given, we find it is always taken hold of, and sometimes most

oppressively used.

Thus, my Lords, I think I have shewn. that every one of the excuses made for the clauses objected to is without any foundation; and as the Bill in general is of a most dangerous nature, it ought, I think, to be delayed till another year. In this there can be no danger: for no man can depend upon such a Bill's passing even in the next session, nor can any man depend upon that Bill's containing such an indemnity as this does; and it would be ridiculous to imagine, that such an indemnity, to be then passed, would be then granted for all smuggling crimes to be committed before the 27th of April next; therefore no man can by such hopes be induced to engage in the mean time, in any smuggling prac-

To imagine that the latter part of this Bill is any sort of consideration for that indemnity which is granted by the first, is, in my opinion, not consistent with that respect which is due to his Majesty: for no act of grace or mercy which proceeds from the crown ought to be presumed to flow from the expectation of any valuable consideration, but from his Majesty's wisdom and goodness only; therefore the latter part may be made temporary, without doing any injustice to the crown: And if we were to look upon the second part as a consideration for the first, as it stands at present, I must think it a consideration of a value by much too considerable; for exposing the constitution to danger, or the innocent to suffer, if it were but for one year, is, in my opinion, too valuable a consideration to be given for an indemnity to all the rogues in the kingdom.

As for the fears which have been expressed, that any amendments we may make may prove the loss of the Bill for this session at least, there cannot be the least ground for them; for surely we may make what amendments we please to any act of indemnity; and if the latter part of the Bill be of the nature of those Bills, which it is pretended we cannot amend, it ought to have been made a separate Bill, it ought not to have been tacked to a Bill of Indemnity; therefore, my Lords, in order to put an end to such pretences, or at least to such practices, we ought, think, to make as many amendments as we can possibly find any the least occasion

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All the Amendments made in the committee were disagreed to, then the Clause
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now standing in the act, relating to the court of King's bench and court of justiciary, was proposed to be added, which was agreed to; and on the 9th, the Bill was read a third time and passed, upon a division, Contents, present 39, Proxies 18, in all 54. Not Contents, present 32, Proxies, 11, in all 44.

Protest against passing the Bill to prevent Smuggling.] Whereupon the following Protest was entered, viz.

" Dissentient.

" 1. Because some parts of this Bill are so repugnant to the laws and constitutions of this kingdom (as we apprehend) that we could not, consistently with the rules of reason and justice, concur in the passing of it: the substance of one clause in this Bill being to this effect, viz. 'That upon information before a justice of peace, that any persons, to the number of three or more, who are or have been, after the 24th day of June, 1736, armed with firearms, or other offensive weapons, with intent to run goods, such justice shall and may grant a warrant to a constable to apprehend such persons; and if such justice finds cause, upon examination, he shall and may commit them to the next county gaol, there to remain without bail or mainplaze, intl discharged by due course of law; or, upon conviction, they are to be adjudged guilty of felony.' Now as this Bill is to create a new kind of felony, without limitation of time or place, upon principles unknown to our law, we cannot but think it should be made so plain and clear, that the judges in Westminster-hall might determine upon it, without doubts or difficulties: But we conceive, as this Bill now stands, many doubts may arise as to the construction of it.

" 2. Because we do not know of any one act in the statute-book, whereby it is put in the power of a single justice of the peace to commit persons, without bail or mainprize, upon a bare information, without any proof. And although the House found it necessary to repeal so much of the clause aforesaid, as allows the justices to commit without bail or mainprize, by adding a rider, ' to empower the court of King's-bench to grant bail to persons so committed,' we cannot be of opinion, that the objections to the Bill were removed, since the power of imprisonment still remains in the hands of a single justice of the peace, upon a bare information of an intent to run goods, without any Overt

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Act to prove that intention, than what may ! be a common and innocent circumstance, viz. The riding three or more in company with usual arms, and no limitation fixed

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either for time or place.

3. Because this Bill was altered in the committee, by the unanimous consent of all the Lords present, and those alterations were disagreed to upon the report, without sufficient grounds, as we conceive: And as two noble and learned Lords, who preside in the two greatest coarts of the kingdom, shewed by the strongest arguments, that the Bill, as it now stands, may be dangerous to the liberties of our fellowsubjects, we could not agree to the passing of it, however expedient or necessary it may be supposed in other respects, being fully persuaded it would have been better to have left this matter to the laws now in being (already very severe) and to the consideration of a future session of parliament, than to constitute a precedent of such dangerous consequence, and to enact a law, which, as we fear, may be attended with perpetual grievances, injustice and. oppression ___ (Signed) Foley, Warring-

ton, Strafford, Montjoy, Coventry, Northampton, Shaftsbury, Weymouth, Beaufort, Bolton, Cobham, Thanet, Oxford and Mortimer, Litchfield, Bathurst, Winchelsea

and Nottingham,"

The Speakers in the several debates which happened in the House of Lords on occasion of this Bill, were as follow: Against the Bill, or for the Amendments, the Lord Chancellor, the lord Hardwick, the lord Carteret, the lord Bathurst, and the earl of Strafford. Those who spoke for the Bill, and against the Amendments, were the duke of Argyle, the earl of Ilay, the earl of Cholmondeley, and the lord Hervey.

May 20. The said Bill was returned to the Commons, when they took into consideration an Amendment made by the Lords; and the said Amendment being twice read, Mr. Speaker acquainted the House, That when any thing occurred which might any way look like an increachment upon the privileges of that House, he thought it was his duty to lay the case impartially before them, and then to leave the House to do in it as they should think fit: that in all bills by which any tax or that year to be imposed upon the large to it was the undoubted privilege of that House, and the ordered alway a measted appear

it, that the other House should not make any the least amendment to any such bill : but were in all such cases either to pass the Bill without any amendment, or to reject it if they thought fit: that as the taxes and duties granted by that House, could not be raised or collected without prescribing proper and effectual methods for that purpose, therefore in all bills for imposing any tax or duty upon the subject, certain methods had been prescribed for effectually raising that tax or duty; and if the metho is presended should tote saids by experience be found ineffectual, new methods had always been contrived, and proper bills passed for establishing those new methods; which last sort of hills had generally been looked on as appendixes to the first bill by which the tax or duty was granted; therefore such bills were looked upon as bills of the same nature with the first, and consequently that House had generally insisted upon it, that the other House could not make any amendment to this last sort of bills, no more than they could have done to the bill by which the tax or duty was granted: that as the bill then before them was for enforcing the laws made for securing the revenues of customs and excise, it was properly to be considered as an appendix to the laws by which those revenues were originally established; and as the other House had made an amendment to it, he did not know but their making an amendment to such a bill, might be looked on as some sort of incroachment upon the privileges of that House; for which reason he thought it his duty to state the case to them, before they proceeded to take the amendment into their consideration: that he had searched the Journals of the House for cases of the same nature, and would read such of them as he thought most applicable to the case then before them.

Upon this, several Journals of the House were read, relating to amendments made by the Lords to Money-bills, or bills of the same nature: the reading these Journals occasioned a debate in the House in relation to their privilege: But at last the question was put for agreeing to the amendment, which was carried in the affirmative; and Mr. Willes was ordered to carry the Bill to the Lords, and acquaint them, that the House had agreed to the amendment.

Debate in the Commons on a Bill for expranang the Briberg Act. | May 11. A motion was made by Mr. Henry Arthur Herbert, for leave to bring in a Bill to explain and amend so much of an act made in the 2nd year of his present Majesty's reign, intitled, 'An act for the more effectual preventing Bribery and Corruption in the election of members to serve in parliament,' as relates to the commencing and carrying on of prosecutions grounded upon the said act; which was granted accordingly, and Mr. Herbert, Mr. Lloyd, Mr. Knight and Mr. More, were ordered to prepare and bring in the same; accordingly a bill for that purpose was presented to the House the same day, and read a first time.

The reason assigned for bringing in this Bill, was, That by a clause in the above act it is enacted, 'That no person shall be · made liable to any incapacity or penalty by the said act imposed, unless prosecution be commenced within two years after the crime committed, nor in case of prosecution within that time, unless the same be carried without wilful delay: but this limitation was not sufficiently full and explicit, because the suing out of an original was a commencement of a prosecution, which might be done without letting the party prosecuted know that any such prosecution was commenced; and the limitation being saved by the suing out an original in this private manner, prosecutions upon that act might be depending privately against men for many years after the supposed offences, which would be of the most dangerous consequence, and therefore it was necessary to bring in a short Bill for explaining and amending that clause, so as to make it necessary to give the party prosecuted notice of the prosecution within the two years,

After the second reading of this bill the next day, sir John Hind Cotton took notice, That upon a serious attention to that bill, he was not at all surprized to see it brought in so late in the session, and passed in such a hurry; for as it was drawn up with a retrospect, it was really an act of indemnity for almost all the bribery and corruption men might have been guilty of at the last general elections for members of parliament, and might very probably be an injury to several private men, who had already done all that was made necessary by that act for intitling themselves to carry on prosecutions against offenders; for as the two years since the former election were then just expiring, if a gentleman had just sued out forty originals

against forty different offenders, and had thereby intitled himself to proceed against them at his own conveniency, he would be intirely disappointed, and lose the whole expence he had been at : because the two years would very probably be expired before he could hear of this act, and then it would by this new act be past the time for serving even those very originals, which he had regularly sued out in the terms of the former act; therefore he hoped the committee would amend the bill, so as to prevent its having a retrospect, or doing an injury to any gentleman who had been guilty of no wilful delay or omission, as the law then stood; for it was very probable that a great number of originals had been sued out, but not served or prosecuted, because the prosecutors would in common prudence wait till a few cases of the same nature had been determined, in order that they might from thence learn how to proceed.

To this it was answered by Mr. Lloyd and Mr. More: That whatever lawyers might mean by a-prosecution commenced. the meaning of the legislature when that law passed, certainly was, That no prosecution should be understood to be commenced, unless the person prosecuted had notice of it, within the time limited, by an arrest, summons, or some other legal method; and as this was the meaning of the legislature, they believed most gentlemen had taken it in that sense, for they had never heard of any prosecutions commenced in the other manner, nor could any gentleman in that House give an instance where a prosecutor had sued out a number of originals without summoning or arresting the persons against whom they were sued out; from whence it was to be presumed, that if there were any such instances, they were so rare as not to deserve the notice of that House.

Then the bill was agreed to without any amendment, and being read a third time on the 14th, was passed without opposition

The King's Speech at the Close of the Session.] May 20. The King came to the House of Peers; and the Commons attending, his Majesty put an end to the session with the following Speech:

" My Lords and Gentlemen;

"The dispatch you have given to the public business, and the advanced season of the year, make it proper to put an end to this session of parameter.

"I acquainted you, at your first meeting, that Preliminary Articles had been concluded between the Emperor and the most Christian king; since which time, a farther Convention, concerning the exccution of them, bath been made, and communicated to me, by both those courts, and negociations are carrying on, by the several powers engaged in the late war, in order to settle the general pacification.

"Gentlemen of the House of Commons; "I return you my thanks for the provisions you have made for the service of the current year; you can never better reformed ndy or lives to my distrem, and to the good opinion of those you represent, than by raising the Supplies necessay for the public, in a manner the most effectual, and the least burthensome to any negative

" My Lords and Gentlemen;

46 It is a great concern to me, to see such so is of discours arrequiring my good people, as, if not timely prevented, may prove very prejudicial to the peace and quiet of my kingdoms; it is my desire and shall be my care, to preserve the present constitution in Church and State, as by law established, perfect and entire, and not to countenance any attempts to the prejudice of either. Good harmony, and mutual affection, among all the Protestants of this nation, have been the great security of the present happy establishment, from the revolution to this time; by this united strength they will be able to resist the secret and open attempts of its common enemies; but divided, they may become a prey to them. My protection shall be impartially dispensed to all my subjects, in the full enjoyment of their religioùs and civil rights; let it be, your care, by your conduct, in your several stations, to 11 . By nde Dorter your column happiness effectual.

" My Lords and Gentlemen;

" It being necessary for me to visit my dominions in Germany again this year, I have resolved to appoint the queen regent here, during my absence. The experience you have already had of her just and prudent administration, will, I doubt not, en- ment, we are, by his Majesty's command, guge you all, to make the weight of the public affairs as easy to her, as her wise conduct will render the government agreeable to you; and this I recommend to you in a particular manner."

Then the Lord Chancellor, by his Majesty's commund, epserogaed the pastiament to the 29th of July. It was afterwar lafer I .r prorogued to the 1st of Itbruary, 1737.

THIRD SESSION

OF THE

EIGHTH PARLIAMENT

0.37

GREAT BRITAIN.

The King's Speech in Oper to the Sec sion.] February 1, 1737. The Parliament being met according to their last prorogation, a Message was brought by sir Charles Dalton, gentleman usher of the black rod. from the Lords authorized by his Majes. ty's commission, (viz. his royal highness Frederick prince of Wales, the Lord Chancellor, the Lord President of the Council, the Lord Steward of the House. hold, the Lord Chamberlain, the duke of Argyle, the duke of Richmond, the earl of Pembroke, the earl of Scarborough, and the earl of Islay,) desiring the immediate attendance of the Commons in the House of Peers, to hear the commission read; and Mr. Speaker, with the House, going up to the House of Peers, the Lord Chancellor spoke as follows:

" My Lords and Gentlemen;

"We are commanded by his Majesty to let you know, that as it is not convenient for his Majesty to be here this day in his royal person, he has been pleased by letters patent under the great-seal, to authorise his royal highness the prince of Wales, and several Lords therein mentio ied, to no every that it is a reme of his Majesty, which ought to be done on the part of his Majesty in this parliament, as may more fully appear by the letterspart his

The Letters-patent being read, the Lord (la la, so chal comisoners, read to coving speeds, he? Houses:

" My Lords and Gentlemen;

"In pursuance of the authority given us by his Majesty's commission, under the great seal, emorget story the gs, to declare the causes of his holding this parliain the first place, to observe to you, That his Majesty acquainted you last year, that he had, in conjunction with the States General, given his approbation of certain Preliminary Articles, concerted and agreed upon between the Emperor and France, for remoring the peace of Lurope, and that a farther convention, concerning the execution of them, had been communicated to him by both those courts; and that negociations were carrying on by the several powers engaged in the late war, in order to settle the general pacification.

"We are now commanded by his Majesty to inform you, that the respective Acts of Cession being exchanged, and orders given for the evacuation and possession of the several countries and places. by the powers concerned, according to the allotment and disposition of the preliminary articles, the great work of re-establishing the general tranquillity is far advanced; however, it is his Majesty's opinion, that common prudence calls upon us to be very attentive to, and observe the final conclusion of this new settlement of such considerable parts of Europe. It is to be hoped, that a general lasting tranquillity will follow this restitution of peace, and that the renewal of friendship and alliances, for the preservation of it among the several princes and powers of Europe, will remove all dangers and apprehensions of any new troubles and disorders; but his Majesty apprehends, that an indolent security, and too great a disregard to future events, may occasion mischiefs more easy to be prevented, than to be remedied; and that it would be very unadviseable to leave ourselves in so defenceless a condition, as to encourage any enterprizes, which the enemies to the public peace may have vainly suggested and flattered themselves with the hopes of.

"Gentlemen of the House of Commons,
"His Majesty has ordered the proper

"His Majesty has ordered the proper officers to lay before you the Estimates for the service of the current year; as soon as the circumstances of the times would permit, his Majesty was pleased to make such a reduction of some part of the public expences for the ease of his people, as was consistent with the peace and safety of his kingdoms, the security of our commerce, and the honour and interest of the nation.

" My Lords and Gentlemen,

"His Majesty has been graciously pleased to direct us to acquaint you, that he hath seen with the greatest satisfaction the unwearied application of this parliament, in framing good laws for advancing the prosperity, and securing the welfare of his loving subjects; and that it hath been one of his Majesty's principal cares to enforce them by a due execution, with the strictest regard to the rights and properties of his proper, no invarious whereoi can with

any colour be suggested by the most malicious enemies of the present establishment. Whilst this bath been our condition, his Majesty cannot but observe, that it must be matter of the utmost surprise and concern to every true lover of his country, to see the many contrivances and attempts carried on in various shapes, and in different parts of the nation, tumultuously to resist and obstruct the execution of the laws and to violate the peace of the kingdom. These disturbers of the public repose, conscious that the interest of his Majesty and his people are the same, and of the good harmony, which happily subsists between him and his parliament, have levelled their sedition against both; and in their late outrages, * have either directly opposed, or

· In the summer of this year the spirit of tum direct elle hon was very laise at home; for a result pression of the perior cas practice of drinking sprittions liquors, was a matter of greater dall rates that had be not one seen so have really bad become. No foreignant 912 bouses and shops where those liquors were publi le sold by retail, we often al authin the lands 11 Westmorster, Holorn, the Tower, at . Presbury division, exclusive of London and Southwark, besides a prodigious number of cellars and girt is whee it was a lit privately greate vigilance of the government, however, percutal any danger as commonous from beging out; and some disturbances which hir Social nation, Stared In according atstate of the root were some upper sed of the train-bands, assisted by a party of the horse gueds from Whitefall. Some riots like visa happened in the West, occasioned by turnthe bill against spirituous liquors, not only in London, but in several parts of the country; but they were soon suppressed. But the most daring insult against the government was committed by one Nixon, a nonjuring clergyman. He seems to have been little better than a madman, for here inveyed into Westminster half a packet, inclosing some gunpowder with a The amstel . of five acts of particacat which had passed that sees on, the the gib act the bridge, the act against smulgificial and the let for transage on mar northern transfer in expressor lobosted, to the great in the art of all the courts: but the offender being discotend he was trodict bear sated bit the said a and had a fine and impresonment imposed upon lum." Tindal.

ajesty's principal cares to enby a due execution, with the ser, where he received till the beginning of
ard to the rights and properties. January, the spirit of discontent and insurrecthe many and the services of the King at Hanoter, where he received till the beginning of
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at least endeavoured to render ineffectual some acts of the whole legislature. His Majesty in his great wisdom thinks it affords a melancholy prospect to consider to what height these audacious practices may rise, if not timely suppressed, and that it deserves no small attention, that they may

go on to alie t private persons in the quet enjoyment of their property, as well as the general peace, and good order of the whole, His Majesty apprehends it to be unneces. sary to enlarge upon a subject of this nature, and therefore hath commanded us barely to mention it to you, who, by the

took place in the capital, and other parts of the kingdom: In the capital, these disturbances were occasioned by the weavers in Spitalfields, who took umbrage that the Irish were employed at an inferior rate of wages; and by the concentrated the palace, exemply the execution of the Gip act.

"These alarming riots, which were notoriously become a thousake of wice some or ly suppressed, when a more atrocious outrage der not be derived of government. Occ Wilson, a daring smuggler, was sentenced to collector of the revenue. This man, having abetted the escape of a fellow criminal, in the time of divine service, and from the midst of his guards, the magistrates of Edinburgh mcreased their usual precautions for the execution of the sentence, by ordering the officers of the train bands and the city guard, provided with at the distriction to it for the purpose of preventing his rescue. The process of the training his rescue. The process of the training his rescue. der cutting down the body, when the magisrushed forward towards the gallows, part forced their way through the guards, with inunder the hopes of recovering it. Others threw large stones, maimed several soldiers, and street a relative when a relative waked at this outrage, that he ordered the soldiers to fire. Five were killed, and several note sel, Pe te us was in action a pathended, and tried, for having directed the soldiers to fire without the orders of the civil magist ite and was to ten. I to dea h. But so many favourable circumstances appeared on his first it we even of it to a higher acquitted him, and the verdict which condemned him, acknowledged I that he and his guards were attacked and beat with several stones of a considerable bigness, thrown by the muliitude, whereby several of the soldiers were braised and wounded ! In consequence of this ridiculous inconsistency in the verdict, and other favourable circumstances, the queen regent sent down a respite of six weeks, for the purpose of inquiring into the circumstances of

"Or the 2d, the rewrite was bout by to Eli beguno criticath a gorigists were eir laso, ii i the practice cas reconctors fleeren gil tibe Eci, to ser ure to Lepot en, if Porteous was not executed on that day, ac- and person comble of bragage the offerders coming to his sentence. But the magistrates,

on inquiry, could not discover any foundation for the report, and no precaution was taken to remove the prisoner into the castle. On Tuesday the 7th, about a quarter before ten at night. the magistrates had notice, that a few boys had seized the drum in the suburb of West Port, and beat it in the Grass Market within the city. About six minutes before ten, they sent to call out the guard immediately under arms; but a few minutes before the clock struck, a moh suddenly rushed in upon, and surprised the glast, Good that both to grow of m. seized all their arms, being ninety firelocks in almost at the same time made themselves mustractide city gates. They then post to the markets with a racing by I coming open ne sleps were contributed was sold, butack the jail, drove out the provosts and magistrates, who attempted to disperse them, and wounded several of their attendants. They next set fire to the gate of the prison, and rushed into the wards, forced the turnkeys to open the doors, released all the prisoners, seized Porteons, they broke into a shop, took out a coil of ropes, and hung him upon a dyer's cross post, close to the common place of execution. Lindsay, them at for the risk, found them is to the from the fown and the five presentation is the tennil tengence of Mayle, come at knot the King strong , who was present in her burbs; but as he was obliged to make a large circuit, he did not reach the head quarters till near eleven. General Mayle had already colheated his own trans and seed for these for were quatered at lastly but made in a to 3 to force the gate of the city, which was occupied by the armed populace. He persisted in refusing to act against the insurgents, on the faith of Lindsey's intelligence, without an order from the civil magistrate; and as he deemed it impossable to obtain an order from the tilkgistrates in the city, he dispatched a messeuger to Arorew Littcher, Incomissive deck of Sch find, who was at his vida at the distance of a overtwo miles had a had. Therefore ong 0 or typo enswer a processed and the coloristic and by some mistake, it was then delivered not to the evera, out to be resay Meanwhile the execution of Porteous had taken place, the exert cas of the nor city were too lear uninecessary, by the disposition of the now's, and in the morning, Edinburgh was in a state of perfect tranquillity.

" Lord Huy was sent to Edinburgh, as the to justice. The accounts when he transmitconstant tenor of your conduct, have shewn that you consider the support of his government, as inseparable from the preservation of the public tranquillity and your own safety.22

The Lords' Address of Thanks. To this Speech, the Lords returned the following Address:

" Most gracious Sovereign,

"We your Majesty's most dutiful and loval subjects, the Lords spiritual and temporal in parliament assembled, begleave to approach your throne, with hearts full of that zeal and affection for your person and government, which become the most faithful subjects to the best of kings.

" Our duty and gratitude to your Majesty have, on many occasions of this nature, called upon us to lay at your royal feet our thankful acknowledgements for preserving to your own subjects the blessings of peace; and the additional motive of our unfeigned regard to the common interest of Europe, in which it is impossible for this nation to be unconcerned, make us now receive, with great satisfaction, your gracious communication, that the reestablishment of the general tranquillity is far advanced.

" How happy and secure seever your Majesty's wisdom, under the protection of the Divine Providence, may render these kingdoms, it was impossible for us to remain wholly unaffected with the miseries of war, suffered by other parts of Christendom: and we cannot but rejoice in the pleasing hopes, that all dangers and apprehensions of new troubles may be happily removed.

"At the same time, we esteem it a fresh instance of your Majesty's never-failing care of the public welfare, that you put us

ted to air Robert Walpole, proved that a regular systematic plan had been formed with the utmost secreey and order; that several made this infamous murder a point of conscience; and that one of the actors went to a country church, where the sacrament was given to a large number of people in the church-yard, and boasted of the share which he had taken in the transport in . He observed, that persons who affected sanctity, spoke of the murder as the Land of Goal daing justice, and reproduct Lall endeavours to bring the actors to condigu punishment, as grievous persecution. He added also, that although several persons had been imprisoned, and large rewards offered, no discoveries had been made of the perputations or instigators of this atrocious act." Coxe's Walpele. ranged in a leaf of ect of the original

in mind to be attentive to the final conclusion of this great work. Majesty hath, on your part, distinguished your paternal tenderness for your people, in not permitting them to be hastily involved in the calamities of war : it would be the most unbecoming return for so great a benefit, to shew any signs of an indolent security; and we beseech your Majesty to accept the strongest and most affectionate assurances, that we can never entertain the least thought of leaving ourselves in a defenceless condition : but that we will always cheerfully concur in all such measures as shall be necessary to maintain the honour and safety of your Majesty and your government, and the

true interest of your kingdoms.

"The gracious approbation which your Majesty is pleased to give of the conduct of this parliament, affords us great comfort and encouragement: and your vigilant care to execute the laws with justice and impartiality, and to protect the rights and properties of all your subjects, fills our minds with the most lasting impressions of thankfulness. Under this deep sense of our obligations to your Majesty, we cannot sufficiently express our detestation of those insolent riots and tumults, which have of late appeared in different parts of the kingdom, in defiance of the law, and violation of the public peace. Every part of the behaviour of these daring offenders appears to us as visik and or reasonable as it is wicked; except that they have considered the interests and views of your Majesty and your parliament, as being so closely united, that it was impossible to traduce or oppose the one, without including the other. Our duty, as well as our safety, makes it incumbent upon us to give another mark of this happy union, by testifying our humble concurrence in your Majesty's just opinion, that such audacious practices ought to be timely suppressed: and as we do, with the firmest confidence, rely on your Majesty's authority being prudently and vigorously exerted for this necessary end; so we assure your Majesty, with the greatest sincerity, that our endeavours and assistance shall never be wanting to support that authority, and to preserve the quiet and security of the nation."

The King's Answer. To which Address his Majesty returned the following

55 My Lords; I thank you for this duti-

ful and loyal Address. The affection you shew to my person and government, gives me the greatest satisfaction.-- My principal care is to secure to my people the blessings of peace, and the full and undisturbed enjoyment of all their civil and religious rights, and to preserve the tranquillity and good order of the kingdom-The continuance of the good harmony between me and my parliament, will enable me to pursue with effect these great and desirable ends."

The Commons' Address of Thanks. The Address of the Commons was as follows:

" Most gracious Sovereign,

"We your Majesty's most dutiful and loyal subjects, the Commons of Great Britain, in Parliament assembled, return your Majesty our most humble Thanks for the Speech delivered by your Majesty's command to both Houses of Parliament.

"We see with great satisfaction, the happy prospect of the final conclusion of the general pacification of Europe, and when we remember your Majesty's unwearied endeavours to prevent this nation from being involved in the calamities of a destructive war, and your constant applica- | assure your Majesty, that being fully pertion in contributing to the utmost of your power towards the great work of restoring peace, from the tender care and concern which your Majesty has always shewn for the future peace and prosperity of your | people as well as for the common welfare of mankind, we make no doubt, but that your Majesty will continue to cooperate with your good allies, that the conclusion of the peace may be attended with a general and lasting tran-

" Duty and gratitude to your Majesty, and a due regard to our own interests and security will engage us not to neglect any necessary precautions, which may best conduce to enable your Majesty to disappoint and defeat all groundless hopes and expectations, which the deluded enemies of the public peace may have vainly suggested and flattered themselves with.

"And we beg leave to assure your Majesty, that we will cheerfully and effectually raise the supplies necessary for the service of the current year, and support your Majesty in all such measures as shall be found requisite to preserve the peace and soften of the total of the second to store the store is the second of the second o rest of your disjusty and wour deminions. " Most gracious Sovereign,

" Your faithful Commons cannot without a just indignation observe the spirit of faction and sedition, which has lately manifested itself in traducing and misreprescating the legislature, in contemning all authority, and in open defiance of the laws of the land.

" It is with the highest sense of duty and gratitude, we acknowledge your Majesty's goodness, not only in your ready concurrence to all such wholesome laws as have been from time to time prepared by your parliament, but in your constant care to enforce them by a due execution, with the strictest regard to the rights and properties of your people, and without the least colour or shadow of any design or attem it to stretch or violate the known laws ul la s realma

"We cannot sufficiently express our authorience of the many wicked and ustestable practices, which the disturbers of the public repose have secretly fomented and openly carried on in temultuously resisting a wall tracting the extention the laws, and violating the peace of the

kingdom.

" And we your faithful Commons do suaded that the preservation of the public tranquillity, and our own safety, are inseparable from the security of your government, we will support your royal authority in suppressing and subduing all seditions and riotous attempts that threaten the very being of our happy constitution, and the utter subversion of those liberties, which have been made the specious pretence for committing those outrageous disorders."

The King's Answer. The King re-

turned the following Answer:

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" His Majesty returns this House his thanks for their most dutiful and loyal Address, and shall always esteem their zeal and affection for his person and govern-ment, as the best and most acceptable return for his constant endeavour to render this nation happy and flourishing both at home and abroad. His Majesty relies upon the wisdom of his parliament, to frame such laws as shall be necessary to strengthen and support the authority of his government, in preserving the public tranquillity, and securing the rights and properties of his people; and his faithful Commons may depend upon him for a just one and execution of them."

Debate in the Lords concerning the late Riots.* 7 Feb. 10. The House of Lords according to order, resolved itself into a Committee of the whole House, for the taking

Lis Milesty's Speech into consideration: upon which occasion, as there was not properly any formed debate upon any one point, we can only give the heads of some

* Tookill saig ! sters to carrom Core s Memo, so ser Robert Wa o'e, the war at light up a the at break of the Delate :

THE DAY OF NEVENTA 10 HORES WALES 18

Explosion of Gunnowder in Westminster-hall.

"Whitehalf, July 16-27, 1736. Your exceller of vill see, of the man, tes or the contcil which I send you inclosed, that her Majusty has been pleased to order a proclamation to be issued upon a very extraordinary insult that was committed on Wednesday last in Westninderne perile ig to and reg, the whole legislature, and the principal courts of justice in this kingdom; a particular relation of which the given has ordered me to transport to your excellency, to be and before

his Majesty.

"On Wednesday, hetween one and two in the afternoon, when all the courts of justice were sitting, and the judges on the bench, some gunpowder went off, which made such a noise, same, and smoke, as created a great consternation in the hall. Upon which, at first, the business a little stopped in the respective courts; but they seen proceeded, till the inclosed seditious and treasonable paper was brought into the King's Beach by some of the threers of the court, who had picked up several of them in Westimest the lit, which are perfect the next tered in the Hall by the correct the nurse of problem, which was many up to the new tells of parliament mentioned in the paper. It is not ret anown in what in operation in powder all fire; whether by a match that was of itself to set fire to it, rwhet, the rewas out to it by any particular person. There was a person seen with a circle it has been living probably was concerned in it, but in the hurry and confusion he made his e cape in that come

* As soon as this infomous paper was brought into the court of Kin & B a f, but Kinds of a stopped the business, and told them that there was an affair of mach graves con quence than the count on his use of the court which required their autout it. He then real the paper himself in open court, and expressed the highest resentance t and determinent f such an inselt on the king and white legislature, which his lordship was of opinion came very near high treason. He directed an officer of the court to go to the grand jury of Middlesex, who were then sature, with his ore is to have the author and paper presented; which was accordingly ding in mind attitute in the otrongest manner, and I send your excellency inclosed a copy of the presentation. Lord Harlan ke took that one and to go the day the several acts of passame of mentioned in the

par r, to show the love of mass and necessity of them; and in the strongest manner to of the tar seems in the set in person and many to ten to the enth execution of them, in a course them that a course to assort the langing aushoreat the audiors on loon-ter sofid sweeked and about the as the "As soon as ever I heard of it (which was

quickly after it happened) I had her Majesty's it to sto consult with a viled clear coce and or all tills, sew, at might propert but he, e, to show the reserves at of the give ument, and for the discovering and punishing the offenders; and we agreed humbly to offer our opinion to her majesiy, that a proglamation should be ordered in council, promising a very considerable and great reward for discovering the persons of the extension of the last of the a manner as may, for the future, deter any per-SH struck to the love is these, and may prevent by the emister a need to a this bond and wasked attempt to alienate and inflame the minds of his majesty's faithful subjects. And as no ting was to be lest, the proof matron was yesterday ordered in council; and another council was held this day for the issuing it. I send you inclosed a copy of the proclamation, which will be published to-morrow in all the guzettes, and which he We sty by s we have the hows

Elp da 1 Reing obliged to write to your excellency dress my utmost abhorrence of this wicked and traiterous design, calculated to infuse the vilest and most and its ignostrate in an emands of his Notes y's a cloud in the wise and necessary proceedings of the legislature; and I beg his I would be assured, that no care or attrace of all he conting on my part, to safe this et a to be lotten, and to long the authors of it to that punishment they deserve. I have give Mr. Paxtonse irch war, anis for searching me printing shops of such persons as there is

is ason to suspect.

Sin R PERT WAIPOUR TO HOUSE WALPOUR

On in I plesion of Greenades - Rits in A desertance the de tory of Ireste in.

London, July 29-Aug. 9, 1736.

" DEAR BROTHER,

"The excuse for my long silence you will easily said of the past ally a ground absence in the country; and although I have disease in the country; and among a variety of the description of the disease of the disease of the disease of the chily I. I. I am in the state of the chily I. I am in the state of the construction of the country of the construction of the country of the count week in de it proper that his Majesty should be

remarkable Speeches. The lord Letteral having taken the chan,

Lord Carteret stood up and spoke to the following effect;

My Lords; His Majesty in his Speech, delivered to us by commissioners, most

acquanted with the true standard by the pened Yen will have be use print one other insolent affair at Westminster-hall, and the incish s that live been take a common Since my coming to town, I have been endeavouring to trace out the authors and managers of total vie transaction, and there is a reconto doubt but the whole was projected and exccuted by a set of low Jacobites, who talked of , setting fire to the gallery built for the marriage of the princess royal, by a preparation which they call a phosphorus, that takes fire from the air. Of this I have had an account from the same fellow that brought me these and many such sort of intelligencies. He has promised to give a more particular account, but declines giving evidence.

At the same time there are great endearours using by the same sort of instruments to tallame the people, and the same sort in the upon Michielmus day, when the Gun actalesplace; and as these lowers are discounted place; and as these lowers are discounted that they have for a great while, they are very industrious, and talling actalogical transfer and action is, to raise mundicated days or a significant of this has happened this week, in which they have undoubtedly mixed and promoted, although I am not of the opinion that they were the first authors and instruments of

these riots and tumultuous mobs.

"On Monday night last, there was an appearance of numbers of people bagging bled in a very disorderly manner at Shoreditch near Spittlefields. Their cry and complaint was of learn under workel and started heads leish: "down with the Irish," &c. But that the number were not very great, and they dispersed of themselves without to again.

nuschal

"It is necessary here to explain what is a new by this complant of a set the list, which is founded upon greater numbers than order to a set as a set of library and core harvest, as has account only by at hay and core harvest, as has account only by library than the English labourers have; and numbers of them long complayed by the weavers upon the like terms. This last particular, together with an arribant that map led in those arts, is thought to have a casaded the scene be glanced in the large and control at Shoreditch, where, I am told, the master workmen discharged at once a great proble of this has a sew church at Shoreditch, where, I am told, the master workmen discharged at once a great proble of this has a sew church at the problem, where, and tok many the behavior of the served to the a tip diese per duy; and that the an at present, and as

this kingdom; and as his Majesty meet wisely thought it an affair of such consehim to his parliament, I expected that this House would have immediately resolved

uneasiness that has stirred up the mob, or at least, I think, is the only cause that great and softhem know any this rof

. "Upon this pretence the tumult began on Handay night On Tuesday ever, & they assembled again in greater bodies, and were, thousand in number. They now grew more riotous; they attacked a public house kept by an Trish nan, where the Irish resort f 👸 victualled, broke down all the doors and windows, and quite gutted the house. Another house of the same sort underwent the same fate. By this time (these places being without the presidenced the city the mag states and deputy-heutenouts of the Tower Han, by we case rabled, to endeavour to a sorth in-The proclamation was read; but the male wholly regardless of the proclamation, increased every minute, and were thought to be about four thousand strong. The magistrates, upon this, gave orders for raising the militia; and in the mean time the deputy lieutenants we to the continuous oftens in the Tower, to send to their assistance such a number of the guards as they could spare; upon which an officer, with about fifty men, was Sea by he a White. Upon the sile of of a e-grands, the mid-refred scitter to a one street and all y to another, an income resistance; and by break of day were all dispersed. All Wednesday, things remained very just, with the evening, when the is so again to as great a number; but the muitia f the Text. Real is long den a ed. marched against them; but the mob in the sang warner retired before their wholes a they came, and gave not the least resistance. The deputy lieutenants upon this wrote to the onieces of the Tower that they called with their assistance; and in this situation things continuing together in great bodies until the approach of the militia, but as constantly running outly of an alpha ciden and sidispers I there is a better for any in-

"The deputy lieutenants were with me this meaning and etc. of an faither orders than what he deem from the faith of the Tower might assist them if necessary. By lore mayor, so John Welliam is likewise with me, and give the strongester surances of his zeal and resolution to discharge his duty, if the disorders spread in the

city.

with the n. o, and to man what there of and

upon taking that part of his Maiestv's Speech into consideration; but as a motion for that purpose would have come more properly from so a, or a . . I delayed for some days taking notice of it, or making any motion for our taking that affair into our consideration.

true meaning was; and by all accounts the chief and creenial griciance is the atractor the Insu, and so unterstood by the gene that of the mob: but in several quarters, the gin act was cried out against; in some few, words of disaffection were thrown out; and one body of men, of about eighty, were led on by a fellow that Jeclared to libraty and property. I as a lithat morey was disperse thether this, but the does not as yet upper to be certain. But although the complaint of the Irish was Lie first as once, the Jacobites are blending with it all other discontents, endeavouring to stir up the disutters and gin retailers, and to avail themselves of the spirit and fury of the

" P. S. July 30. I have now received an account of what passed last night. It was between ten and eleven before any number at all appeared in bodies; they did not amount to three hundred; they fled before the militia from place to place without any resistance, or doing any mischief but defacing one weaver's house, who, they said hele aplayed Itish journeymen. I believe there is now an end of this bustle, and so I hope will all attempts end to disturb the peace of his majesty's

government."

THE DUNE OF NO WOUSTLE TO THE EARL OF WALDEGRAVE.

Riot in Spitalfields.

Whitehall, August 5, (16,) 1756. As your excellency will have seen by the news-papers that there have been some tumultuous meetings of the mob, some nights last week, in the neighbourhood of Spitalfields, I thought you would not dislike to have a particular and true account of it. It has been cistiman, for some year anst, for mandees of Ir shinen to er me over to England, to work in the harvest: 2.. I son cot these people laying, here time to time, been employed as journeymen by the is seen weavers and other act fieers in Spatal fields and the adjacert pir', and bring I rel themselves for that purpose at lewer rates than are usually given to journey men in England, many of the poorer sort of people, to be by this means found that they should either want employment, or be old ged to wo a for less wages that they were used to do , on the 27th past, gathered together in a tumultuous manner, and attacked a public-house in Spireficles, where the Laston is uncarried at aid to cit, the windows and o irs of which they Iroke, and drove the winds and of it; and the same ught they are attacked recover and the aveat to the

r , m, * rd , vas e, r, sea for allowing some of the first days of the session to pass over, without taking the least notice of what his Majesty had so wisely and so necessarily mentioned in his Speech; but upon finding no step made towards it byany other lord, as I thought it an affair which

another house in the like manner and upon the

"The magistrates immediately assembled together, and gave directions for raising the militer; but as it would require some time beis they could be ready to makely they applied for the assistance of a party of the Tower guard; and the commanding officer accordingly sent out a small detachment, at the first appearance of which the mob immedeately dispersed, and were quiet for that night. Do ag this whole disturbance the cry of the o h was against ac Ir show Incornes, et do affection to the government appeared. However, as it was thought necessary that the earlest and most effective care should be taken for putting a stop to these rintons proceedings, the at user of the Tewer guar Ly is thereas d, nd shall justies of them, and the militial patroled for some nights in those parts where the casty bances had happened. This has so good an effect, that (except on Francy the 50th past, when the mob attempted to guther toget er agun, but we elamor hately one sod, and so to of the motors secured, who have been since committed to Newgate) every thing has been pestertly quart. The in the show discharged, and for several nights past there has been no potrele in the streets and no supermitte et tax least affempt to mike cily further disturbance."

Six Robert Water to Horry Water D.

On the Rints occasioned by the Gin Act,

4 DIAN 1 12 12

"I have forborne troubling you with the terral services and process, see in a l late and non-row different diagrams as different transless, top topics charten, the first and immediate consequences that might attend the concentration that the Concentration cause type of earliest cliebtion in the probable opinion of what might happen; and at other in the less of the less in ed a great deal more reasonable that there would had be not be observed. until about the middle of last week, I then betilling about the margine of last week, I then beer the about the margine of last week, I then beer the town to the about the test is started to the control of the con gratis, to all that should ask for it, as much. this and strong waters as they heald desire,

ought not to be delayed, I took the liberty to move your lordships for the committee you are now in; and as I moved for your

and the great distillers were to supply all the retainers and smith shops to east much as they the also acts bords a back the given away in the second Tax shops were to begin to te open to Text law exchang, the eve of Michael San San to be contained and repeated on Wednesday night, that the mob, be good to a drack, a glabe prepared and ready to commit any sort of mischief; and in e, he has, confinal treas we excit to Che to you has a sent the day on Labour to the for rise and join their friends, and do as their neighbours did. Four of these letters have fallen into my hands, which the persons to stom they were directed discovered and brought to us: and by the excise officers that go round the town I am informed that letters to the same pages of weet at and the grable, probably directed "to most of the distillers in the state of the distillers in the state of the same law and differ very little from each other in the tenour and su's aice, at thist age notexpess no are in all the same, only transposed. as yere less formal, it has so to outed, i.e. word was given sir Robert and sir Joseph [Jokyl] Can tre ton at the que to was pleased to give such orders to the guards as you will have had an account of, which have had the designed effect, and in the opinion of ad mank de the of attract present delice gratest in second in the second state of the action least we have the sates and to have a remeasures the corresponding to the sates and to have a remeasures the corresponding to the sates and to have a remeasures the corresponding to the sates and the sates are sates as a second sate of the sates and the sates are sates as a second sate of the sates are sates are sates as a second sate of the sates are sally applauded.

"I must beg leave to say, there have been infinite care taken to observe and watch all their motions for above a mouth past; and think I may affirm, that the whole spirit was at once dashed and seemed to have been totally laid aside; but upon the contrary success at From ly the lackbaste bates arter to g Reselve Seet Maries massees and the prevented the evil, which I hope now is put sa ted to But the morn of salt com-plants of the coat of parter let work of Gin, and the great sufferings and loss of the destinationally sugar has a great deal of attention and consideration. And I am not without my apprehensions, that a non-observance of the law in some may create great trouble; and a sullen acquiescence t I present a demoster in others, in hop a f gaining redress by parliament, may lay the I I for mail is and marked up to

Gotober 1st. That last night is likewise

· Literations, the pair degravables, his 17000.

going into this Committee, I think it incanabent upon na row o explain what I meant or intended by my motion,

Though none of the Bose of Timula that have lately happened in this kingdom. seem to have been aimed directly against the government, yet, my Londs, and ist be granted, that no such thing can happen in any country, in which the government is not in some way concerned; for as the peace and quiet of the people are d starbed by such translessous assembles. and as it is the business of every government to preserve the peace and quiet of the people, therefore wherever any such thing happens, the government ought to look upon itself as deeply concerned; and if we consider what mighty consequences have arisen from very small beginnings, if we consider how often governments have been overturned by tunnits which at first seemed insignificant, which seemed no way intended for any such end, we must conclude, that not only our government, but our present establishment, and even our happy constitution, are concerned in the riots which have lately happened in several parts of this kingdom. For this reason, it is the duty of this House, as being the King's chief council, not to let such riots and tumults pass over unobserved, but to enquire narrowly into them, in order to discover their true causes, and to provide an effectual and a legal remedy; for if the law should lose its force, if it should become necessary upon all occasions to make use of a military force for preserving the peace of the kingdom, our constitution would be at an end, we could not then be said to be under a civil but a military government.

Of all the late tumults, the first I shall take notice of are those which have happened in the west on account of the turnpikes. Why turnpikes should occasion disturbances in that part of the country more than in any other, is what I shall not, at present, pretend to account for; but these disturbances were such, it seems, that for quelling them it become necessary to employ a military force, which I am very much surprized at, considering the severe law your lordships passed some time since against those who should be concerned in any such. To me is is and go see in the c'il pouer, ged with such a severe law, should not be able to prevent, as well-as to quell any such tin 'i, without the assistance of the genuesach of our army; and therefore I am

e, to a spect these tantas proceeded, government was, I think, my Lords, as litnot from any want of power in the civil magistrate, but from some other cause. perhaps have some set, in a tice or onpresson to gut apan poor people by selfert or ever a sendre in any motous or tumultuous manner unless when they are oupressed, or at least imagine they are oprressed. If the people should be mistaken, and imagine they are oppressed when they remend this tax didy of the next magistrate to endeavour first to correct their mistake by fair means and just reasoning. In common humanity he is obliged to take this method, before he has recourse to such methods as may bring death and destruction upon a great number of his fellow countrymen, and this method will generally prevail where they have not met with any real oppression: but when this happens to be the case, it cannot be expected they will give ear to their oppressor, nor car till over all aws, for the most rigorous execution of those laws, always prevent the people's becoming tumultrois, you may shoot toon, your my hang them, but, till the oppression is removed or alleviated, they will never be quiet, till the greatest part of them are destroyed. This is the chief reason and the chief end of all parliamentary enquiries, and this ought to be our chief view in the enquiry we are now going upon. If we find any injustice has been done, if we find any of those tumults have proceeded from oppression, the only way to prevent such tumults in time to come, will be to remove that oppression, and to punish severely every one of those who have been guilty of it. This is the only numer method of pre-venting riots or tumults; for I hope none of your lordships are of opinion, that any more severe or day larger powers or the to be granted by law: you have already, by a late law, made it death without benefit of clergy, to be concerned in riotously breaking down any turnpike: you caunot, by REX MEXITY & COLOR WITH BUT IT PROSPECT is tessua and by mallet are severer, madement; and I hope you will not, under pretence that the civil magistrate is not able to execu o this language or the executing a barrack at every turnpike, in order that the civil magistrate may have it in his power to smoot every higher hop presultes by that his escape from that punishment which is provided for him by law.

As for those Tumults which happened is Spitaments, and that reighbourhood, the

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the concerned to the at a ever a cen be in any such; they proceeded entirely from anace lental quartel, at hand, persubetween the English and Irish labourers: and they might have been quelled, and the ring. leadure parashed, even the thin we had not bad a regiment of regular troops in the kingdom. Then with respect to that most ridiculous affair that happened in Westmnister-hall, it was, it is true, a most daring absult both upon the government and the courts of justice: but I do not think it can be called either a riot or a tumult. There was, I believe, but one person actually concerned in it, and but very few prive to it: and as it answered no end, nor could proceed from any sudden passion or resentment, I must think none but mad men could bar any hand and. If we consider the place where, and the person before whom this ridiculous insult was committed, we must conclude that no man in his right senses would have been guilty of it, or would have so much as thought of any soch and odent and foolish contrivance; for the noble lord who presided in that court, has, I am sure. garcutta dec Landesteemofevery mah of sense in the kingdom. He is a magistrate of great power; but, my Lords, great as it is, his authority is equal to his power; for power and authority we must always look as two things of a very different nature; power, the legislature may give, but authority it can give no man. Authority may be acquired by wisdom, by prudence, by good conduct and a virtuous behaviour. but it can be granted by no king, by no potentate upon earth. A man's power depends upon the post or station he is in, but h sauther ty can cope d to on nothing but the character he acquires among mankind; and the more power a fool or knave is vested with, the more he will be despised. the more generally will he be loaded with hatzed and represely.

Ire Reas and Turnalts which proceed from Smuggling are, my Lords, of an old standing, and of a very different nature: better a colute become so frequent. and the smugglers are become so numerous and so audacious, that they deserve our closest attention. I am afraid some extraordinary methods must be made use of for Elipsies of a mattheodoug orcontriving an etchill, and lot for that purpose will be, to enquire into their causes, and to take such measures as may be proper for remover gathese causes: for in the body political, as in the body natural,

while the cause remains, it is impossible to remove the distemper. Severelaws against smuggling, and the most rigorous, the most erbitrary execution of those laws, we know by the example of a neighbouring kingdom, will never prevail: by such methods we may irritate, we may destroy the subject, and at last perhaps bring on a distemper of a much more dangerous nature; and I am afraid the law passed last year for preventing smuggling, will be found to be a remedy of such a nature. If that law had been passed in that form and shape, in which it was once put by this House, it would not, in my opinion, have been so extraordinary, nor so dangerous; and, I believe it would have been much more effectual. We were told by the best lawyers in England, that by that law, as it was first brought in, and afterwards passed, no judge in England could know how to direct. a jury; and after they had told us so, I must think it was a little odd to turn it out of that shape we had put it into by their advice, and pass it in that very shape, in which they told us it could have no effect.

Upon this occasion, I must observe, my Lords, that even that wicked, that atrocious riof and murder committed at Edinburgh, proceeded originally from smuggling; for it was the execution of a smuggler, that occasioned all that disorder and wickedness which afterwards ensued. That tumult and the murder they committed, was, indeed, one of the most extraordinary, that ever happened in any country, and it was, I think, one of the greatest indignities, that ever was put upon an established government. For this reason, it highly deserves our attention, and we ought to look upon it as the more dangerous, and the more to be taken notice of, because it was carried on with a sort of decency and order, for as Germanicus observed of a mutiny among the Roman soldiers, it was the more to be dreaded, because it seemed to be attended with no disorder or confusion. am sorry to hear the government has not yet been able to discover, or at least to apprehend, any of the persons guilty of that barbarous murder; for where such persons were concerned, many of their names may surely be discovered, and if they are fled from justice, fly where they will, they ought to be brought back and punished: by our own power, we may bring them back from our plantations, and by our interest we may be able to bring them back from any foreign country; for no state in Europe will protect such caust musderers, a tereign

state may perhaps, for political reasons, give shelter to the rebels of a neighbouring country, but I cannot think any state will refuse to give up such criminals, when a proper application is made to them for that purpose. The names of the murderers must be all known in the city of Edinburgh, at least the names of such as have absconded or fled on that account, and if the citizens refuse to give an account of their names, there may be methods found for compelling them : they may be threat. ened with removing the courts of justice, as was done in the late queen's time, when the tumult happened there, which occasioned the execution of captain Green, Upon that occasion her Majesty, by the ad. vice of her council here, wrote a letter to the privy council of Scotland, ordering them to signify to the magistrates of Edinburgh, that, in case any such tumult ever hap. pened again, the courts of justice should all be removed from that city; from whence I must conclude, that the King has a power to remove them; for if our King had no such power I am sure no such thing would have been threatened by so wise an administration, as we had then the happiness to have at the head of our af-

But, my Lo ds, a tacer . ens of Ed nb pg' should obstinately protect or conceal those murderers, there are cases in which a city may forfeit her charter, and become as it was in Misericordia Regis, with respect to her whole liberties and franchises. The city of Cambridge was declared by parhament in the reign of Richard II. to have forfeited all her liberties, on account of an insult committed by the citizens upon the University; in consequence of which, many of their privileges were taken from them, and granted to the University; from hence we may see, that a city may forfeit her privileges, and I do not know but the city of Edinburgh has already done so; for if it should appear, that the citizens had been generally concerned in that riot and murder, if they should protect or conceal the murderers, or if the magistrates of that city had either through fear ordesign connived at the murder, they might be justly deemed to have forfeited their charter; and in such a case, I do not know but it may be thought proper to divest them of some of their privileges, by way of punishment, and as an example for other cities in time

For this reason, I think, my Lords, we or this reason, I think, my Lords, we or this character through y into that

affair and into the conduct of the magis- | and just measures, will establish the autrates upon that occasion; and this enquiry is the more necessary, because it does not scem, that any full discovery has yet been made of the authors of that riot. This I hope may be obtained by virtue of the power and authority of parliament; and when we have discovered the authors, we may take such measures as shall be thought most proper for bringing them to condign punishment. As this tumult at Edinburgh was of the most heinous nature, and as a very high indignity was by those rioters put upon the crown itself, we ought, in my opinion, to begin with it; but let us begin as possible, to acquire: I hope proper mewhere we will, it is incumbent upon us to make some enquiry into that and the other . his Majesty has in his speech expressly mentioned and complained of those riots and tumulis, it would look very old in this If the property is a second of the civil magistrate: If regular troops I my meet he a neglectwould show a very great discespect and a disregard for the honour and interest of our sovereign, which I am sure every one of your lordships will endeavour to avoid, as much as I can. I shall not at prebecause I think it will come better from those who have the honour to be employed in the administration; and I hope some of them will stand up and move for some sort of enquiry into that affair, or make some motion tending to that purpose.

lor movempating Lord, in taking notice of the affair in the manner I have already done, I have done my duty as a lord of this House; and if nothing farther should be done, I shall from what I have said, have at least this advantage, that if I should find myself obliged to oppose any methods that may hereafter be proposed, for preventing such riots in time to come, which may very probably be the case, I hope it will not be thrown in my teeth, that I am a "I THE A CAPCION STOLENG LOSS for, from what I have now said, the contrary will appear: It appears, I believe, that I am go at an every to riots as at y man: I am sorry to see them so frequent as they are; but I shall never be for sacrificing the liberties of the people, in order to prevent their engaging in any riotous proceedings; because I am sure it may be done by a much more gentle and less expensive method. A wise and a prudent conduct, and a equivalent sub- in a gar

thority as well as the power of the government; and where authority is joined with power, the people will never be tumultuous; but I must observe, and I do it without a design of offending any person, that ever since I came into the world, I never saw an idami ir tion that had, in my openon, so much power or so little authority. I hope some methods will be taken for establishing among the people in general that as set and steen, which they ought to have for their governors, and which every administration ought to enders our, a smoch thods will be taken for restoring to the laws of this kingdom their ancient authority; for if that is not done, if the lard chief justice's warrant is not of itself of conflict thoraty, as that it may be executed by his tipstaff in any county of England, without any other assistance than should once become necessary for executing the laws upon every occasion, it could actine if a said, that we were governed by the civil power, but by the military sword, which is a sort of government I am she mue chica, ords ups would desire ever to see established in this kingdom,

The Duke of Newcastle spoke next, and alle a feet 19

The Lord Hardwicke, in substance as follows:

My Lords; I agree with the noble lord, that it is both proper and necessary for this House to take some notice of the many riots and tumults that have lately happened in this kingdom. In duty to our country, we are obliged to enquire into their original causes, and to contrive, if possible, some effectual means for preventing the like in time to come; and as his Majesty has been so good as to mention them comes as to his probability we are from thence bound in duty to our sovereign, to take notice of what has been so atrongly recommended by him; therefore I make no doubt but a motion would loss have dear that purpose by some of those concerned in the administration, at and a configurated by the noble lord who spoke first; and as his lordthe property of the state of th this committee so very early in the session, I am sure he cannot complain, that the afwith it the river a proceed or too long postponed, by those whose proper business it ! was to take notice of it. Heit some sort of enquiry ought to be made into those riots, I therefore presame to be the opinion of every lord in this House; but as they have been of late not only very frequent, but so general, that they have in some manner spr ad over the whole krigdom, I must think the enquiry ought to be as general as the grievance complained of is general; for surely whatever remedy may be proposed, whatever method may be contrived for preventing such riots in time to come, that remedy, or that method must be general, and therefore the enquiry ought to be general: A particular enquiry into the causes of any one riot, can never point out to us the causes of any other, nor can it communicate to us any knowledge or information, which can be of use to us in contriving a general regulation. Besides, a particular enquiry into every one of the riots that has lately happened, would take up so much time, that it would be impossible for this House to go through it in one session, were the session to continue from one end of the year to the other; and as none but persons of the lowest rank had been concerned in any one riot that has happened, it is below the dignity of parhament, to enquire particularly into them. For these reasons, I think a general enquiry is the most proper, and indeed the only one we can go through with; and if the noble lord will be pleased to move for any such enquiry, as I seconded his motion for our going into this committee, I shall likewise very readily secondhis motion for that enquiry.

As for the real causes of the several tumults that have happened, they will best appear when we come to examine into them; but, my Lords, I am already very apt to believe that all the tumults that have lately happened, proceed from one and the same cause: I believe they proceed from a want of power in the civil magistrate to prevent or punish, and a too great liberty in others to mislead the people, and to stir them up to riot and disorder. The people, it is true, seldom grow mutinous, but when they are, or think they are oppressed; but as the people are always jealous of those in power, and mighty apt to helieve every piece of scandal or reproach that is thrown upon them, it is very easy for those who are prompted by their malice or revenge, to make the people believe they are oppressed, when there is not the least ground. for any such instituation; and while the

civil magistrate has not a sufficient power to put a stop to such insinuations, or to punish the formenters of sedition, it impossible to prevent riots, especially, it the people should imagine, or be made to believe, that he had not a power to punish them for any such riot. This I take to be the principal cause of all our late tunults, this I believe will plainly appear upon a general enquiry, and when it does appear, it will be easy for the legislature to supply that defect in the power of the civil magistrate, and therefore the civil magistrate, and therefore the civil magistrate, and therefore the lately made so great and so wicked a use of.

Whatever general pretences of oppression have been made by those who have private ends to serve by doing so, I have never yet heard of any particular man. who could with factor a " . of . a being oppressed; nor can it be so much as alledged, I believe, that any particular oppression gave occasion to any one of the rant athat have happened. At me to party the West, were occasioned by the setting up of tumpikes, at places where all the gentlemen in the country, where the legislature itself, thought they were necessary; but no turnpike can be set up, nor any public regulation made, which will not be inconsistent with the private interest of some present and a such present that they may, they certainly will destroy that which is inconsistent with their private interest. The ruds in Spitich de wer. so far from proceeding from oppression in any magistrate, that they proceeded from that which often occasions oppression, I mean the unlawful and unjust combination of journeymen and labourers, to keep up or enhance their wages.-The atrocious riot and cruel murder in the city of Edinburgh, proceeded from the Crown's reprieving a man, upon a representation signed by a great number of noblemen and gentlemen, that the man was unjustly condemned, or at least that the sentence was too rigorous; and this reprieve was only for a few weeks, that the Crown might have time to enquire narrowly into the case, and to pardon or punish, according as the cocomistances should appear. The t as to that affair in Westminster-hall, I am sorry, my lords, to hear it so slightly passed over; your lordships may call it a riot, tumult, insult, or what you please; but " was certainly one of the most audacious affronts that was ever offere blished government; and . . . Look, Lam sure, proceed from any (12 mion, unless

the kingdom are to be called oppression. The other riots seemed to point only at proate mon, but that not in an at was levelled directly against the government, nav, not only against the government, but against our present happy establishment. I do not mean, my Lords, the powder or rockets then blown up : for I do not believe the persons guilty, call them mad-men, or what you will, had a design to blow up the Hall, or to hurt any person that was in it; but I mean the scandalous and seditious libels spread about in the Hall by the explosion, and afterwards dispersed through every part of this great city. Those libels not only reflected in the most acandalous manner upon several acts of Parliament, but, by insinuation, denied his Majesty's right to the Crown, and in some manner, asserted the right of the Pretender. What might have been the aim of the authors of this insult, or whether they had any aim, I shall not now enquire: but it is certain, if they had not been discovered, and as severely punished, as the lenity of our laws, and the mercifulness of our present government would admit of, their insult would at least have answered this end, that it would have given people a mean opinion of our government, and might have given rise to seditious attempts, of a much more dangerous nature.

I amsurprized, my Lords, to hear it said, that if the military force should now and then, upon extraordinary occasious, be called to the assistance of the civil magistrate, we should, upon that account, become subject to the military sword, or that our government should, by such means, become a military government. I hope it will be allowed, our soldiers are the king's subjects, as well as other men; and it is well known that most of our magistrates, especially those concerned in the execution of the law, have a power to call any of the king's subjects they can see, to their assistance, for preserving the peace, or for enabling them to execute any of the king's writs; and in case of any such call, we likewise know, that every one of the king's subjects, so called, is obliged to obey; if they do not, they are guilty of a misdemeanor, for which they may be indicted, and for which they may, by express statute, be fined and imprisoned: why then may not a civil magistrate call the soldiers to his assistance as well as other men? For my part, I can see no difference it can make, with respect to our [VOL. IX] me, and e me are

the acts of the whole legislative power of ! form of government, and I am sure, with respect to the end or intention of calling any man to his assistance, it will be much better answered, and with more safety to the subject in general, by his calling the calling any other of the king's subjects: therefore, while the king's troms act under the direction of the civil magistrate, and as his assistants only, we shall be as much under a civil government as if we had no such troops; the only difference is, that with the few troops we have, the land may be put in execution, and smugglers, thieves, highwaymen, and such like rogues. apprehended and brought to condign punishment, without risquing the lives of his Majesty's industrious subjects, or calling them away from their usual employments.

From what I have said, my Lords, I think it will appear, that we ought not only to have regular troops, but that they ought to be employed by, and at the command of the civil magistrate; and experience has shewn us, that they often become necessary for preserving the peace of the kingdom, and the lives of innocent subjects. In those tumults which happened in the West about tumpikes, it became necessary to employ a military force, in order to preserve the life of a magistrate who was threatened by the mob, for no other reason, but because he had been diligent in putting the laws in execution. In another corner of the same county, (Cornwall) a fellow took it in his head to keep possession of another man's estate by violence, and in spite of the laws of the kingdom; for this purpose he provided himself with several confederates, as wicked and as foolish as himself, and with proper arms for opposing all the power he thought could be sent against him: the sheriff of the county, assisted by the county, went to execute the king's writ against him; but, instead of submitting, he fired upon them, killed some of the sheriff's assistants, and obliged them to retire. Was it not then proper, was it not necessary to call the king's troops to the assistance of the sheriff? They were called, and, without the spilling of any more innocent blood, the laws were put in execution, the owner got possession of his estate, and the criminal who dared to oppose the law was hanged. Even but last summer, it would have been raised against the law, for preventing the retail of spirituous liquors; for great threatenings had been it indecement they and redther - (A 1) 4 - pt s

would not give obedience to it; but by the prudent measures that were taken, and by shewing that the king's troops would be employed against those who should dare to oppose the law, all those threats ended in a few tricks to evade the law, which I hope will be soon got the better of, by the care and diligence of the commissioners of excise. These few examples show, that a military force becomes sometimes absolutely necessary for putting the laws in execution; and if it were not for the few regular troops we have, riots would be more frequent than they are, and much more dangerous; as will, I believe, appear by a general enquiry into the riots that have lately happened; therefore I shall heartily agree in any motion tending to the bringing on of such an enquiry.

The Lord Bathurst rose and said:

My Lords; It must be confessed, that roseltiation of larb a. only very frequent, but very general in this kingdom, and therefore it may be, I think, justly concluded that there is some general cause, some general error, which makes our people so generally uneasy; but I am very fur from thinking, that gepower in the civil magistrate, or from too great a liberty in the people. There is no country in the world where there are severer laws against riots, or where there are greater powers given to the civil maentropelly the powers, and our laws against riots are more severe, than ever were known to our ancestors; and therefore I am apt to suspect that most of our late riots have proceeded all tumults proced, I mean, from the najast and oppressive conduct, or from the supine negligence and indolence of those who are

entrusted with the execution of our laws. When the people are made uneasy by J. (persons are allowed to become additious or licentious by the neglect of the civil mathe section of the section of If it does not, tumults must of course en-Eller samet 15 1 1 1 1 1 1 1 1 most extraordinary events. Let us examine our own history, and we shall find, ·most of those tunnits or riots we have any account of, proceeded from the oppression of those entrusted with power, and a neglect to remove this oppositions, or to pur-

nish the oppressors. The famous insurrection under Wat Tyler, (in the minority of R ch. 2,) we are expressly teld by our historians, at first proceeded from a heavy tax then imposed, the great powers granted for levying that tax, and the oppressive use made of those, powers by the tax-gatherers. But, as oppression seldom appears in one shape only, as a general discontent always arises from several causes, so at that time the people had several reasons for being dissatisfied: they complained that their foreign enemies were allowed to ravage and plunder them with impunity, and that their domestic enemies, the law. yers, ruined them with vexatious suits and extorsive fees; and they were not only oppressed by the collectors of the public revenue, but likewise by the nobility and lords of manors, who, by the great powers and privileges they enjoyed, kept the peo. ple in a sort of slavery. This last sort of danger of; for our nobility seem to have very little power left in their hands; but with respect to the other grievances, we do not know but the people may now have reason to complain of something like them, vol ampla .. t ought to be enquired into by parliament, Upon such occasions, my Lords, it is not sufficient to quell the riot, it is not sufficient to punish the rioters, or to make severe laws for punishing all such for the future: the government, by good luck, got the better of that insurrection under Wat the contact the contact of the flat

happened about that time, and great care to the distribute with the atmost severity; but no proper care was taken to remove the causes of those rots, or to punish the oppressors of the The discontents of the people continued, that had been from being guilty of any new riot or tumuit, yet at last they gathered into a regular army, and, under the conduct of the duke of Gloucester, defeated the king's forces, banished, beheaded, or hanged all aring the rest, sit the most rigorous in prosecuting and pu-11 g the men, and v'io, it is said, never wanted reasons to countenance what-

ever he found was agreeable to the king)

was accused of high treason, impeached

neal point mened age that pulland it, and

coon after hanged at Tyburn, This appeased the minds of the people for some time, but as that unfortunate king soon returned to his former courses, and disregarded the complaints of the people, riots and tumults continued during his whole reign, and at last paved the way for Henry 4th's ascending the throne.

Now, my Lords, as riots and tumults er clasypose "there is a crition. neglect in the civil magistrate, and as both the oppression and the neglect of the civil magistrate may appear in various shapes, and may be very diderent in one case from what is in another, when several riots have Titen T, and the cut is sport married to parts outher country, it is an entire to discover the true cause of any of them by a general inquiry, nor will a particular enquiry into the cause of one discover the true cause of another. I shall not at present tax the magistrates at Edinburgh, or those in the West, or in any other part of the kingdom, either with oppression or neglect; but if any of them have been guilty of either, can that oppression or neglect be discovered by a general enquiry? Or will an inquiry into the riot at Edinburgh, and the conduct of the magistrates there, discover to us, whether any of the magistrates in the West of England or in any other part of the kingdom, have been guilty of oppression or neglect? The thing appears at first sight impossible, and therefore there is no way of answering the intention of his Majesty's speech, or indeed our own duty as members of this House, but by a particular enquiry into every one of the riots that have happened, or at least into some of the most considerable of them; cost what it will, take up what time it will, it must be gone about, and the sooner we begin, the greater regard we shew both to our king and our country. I cannot really comprehend what is meant by a general enquiry: in my opinion, it can mean nothing but an enquiry into our laws relating to riots, and the sowers of sedition; for if you proceed to enquire into the particular circumstances and facts of all, or any one riot that has happened, your enquiry must become particular; and if you do not enquire into circumstances and facts, if you enquire only into our laws, you cannot discover the original cause of any one riot that has

Improved.

If your lordships have a mind to go upon an enquiry into our laws relating to riots, and the sowers of sedition, I shall

he far from being against any mation to. that purpose: because it will from thence appear, that our laws against riots are already as severe as they can be made, in a country where no racks or tortures can be admitted; and it will likewise appear, that our laws oger 1st the e wha steeling a conic up to sedition, are as severe as they can, or ought to be made in a free country. The general method of stirring the people up to sedition, is by spreading false and seditious libels or reports against their maestrates, and every one has some est it is to prosecute the authors of such, and how severely they are punished by the laws of this kingdom. Indeed the method of trial, which is by a jury, and the princiand post of the passe ment, as the say pillory, make it necessary for our magistrates of all degress, to court the esteem and affections of the people; for in case of any general discontent against any one magistrate, a jury will but sektom bring in a verdict in his favour, and when he does recover a verdict, the principal part of the the mob or populace. I hope, my Lords, and a state of the state of the at least if we have, I am sure their conduct ought to be enquired into; and if we have io i fit it int that any of our late riots were occasioned by different colonia a bels or reports; because if they had, the authors of such libels or reports would commission processing or a ment, by the laws as they now stand; untrates have been deficient in their duty, which is a crime that ought to be punished, or at least censured, but it is a crime that can be discovered only by a particular enestations of steeling it can never be discovered by any general C TO TV.

We have not, it is true, my Lords, yet heard that a man of any figure was concerned in any of the riots that have happened; I hope no such thing will ever appear; but in such cases we are not to regard the rank or the quality of the persons concerned. A tunult of the very lowest rank of people may, if neglected, become very considerable, and generally produces the most fatal and the most cruel consequences. The tunult under Wat Tyler, only, and was at first inconsiderable, yet

near 100,000 men, seized upon, and ransacked the city of London, obliged the Tower to surrender, though it was then garrisoned with 12,000 men, burnt many palaces and fine houses, put to death many noblemen and gentlemen, and would probably have put the king himself to death, and entirely overturned our government, if a very remarkable sort of providence had not intervened. Donot we know that many governments have been overturned, even the government of the great Turkish empire was but lately overturned by a tumult, in which none but the very lowest sort of people were at first concerned. The chief end of a parliamentary enquiry is not to discover, or to punish the persons concerned in any turnult; it is the conduct of the magistrates where such fumults have happened, that we are principally to enquire into; and if upon such enquiry it should appear that the tumult was occasioned by any oppressive or imprudent behaviour, or by any neglect or cowardice in them, we ought to remove, to censure, or to punish such man strates according to the heinousness of their crime. Such an enquiry, and such an issue of an enquiry, will satisfy the people, it will remove the cause of tumults, and consequently will prevent them for the future; whereas if we employ ourselves solely in discovering and punishing the rioters, we do not remove but increase the cause of tumults; we shall render the people more discontented than they were; the severity of the punishment may sear up the wound for a time, but, my Lords, it will not be healed, it will fester, and endanger the total distoline of the proceed body.

My Lords, whatever the opinion of other lords may be, I shall always be of opinion, that there is a very great difference between a magistrate's being assisted in the execution of his office by the posse of the county, and his being assisted by a body of regular troops. the first-case, the magistrate is assisted by the people only, and the people, notwithstanding the obligation they are by law under to answer his call, will never assist him in oppressing the people. If they refase, they know they must be tried by their country, and they know their country will never condemn them for refusing to assist in oppressing their country. But with respect to our army, as it is now regulated by the mutiny-bill, the case is quite different, they are now really a body quite distant from the people; when they are

called to the assistance of the civil megatrace, they are not called as the king's salijects, but as the king's soldiers, and as they are quite dishipt from the people, they new very propoly as st in oppr ing the je opt. Nat, ny Lords, they tassist; if they refuse, if they disober their orders, they are not to be tried by their country, they are to be tried by the martial law, and their punishment, instead of fine or imprisonment, is immediate death; they may that instant be tried and condemned by a court-martial, and shot to death upon the very spot where they dared to disobey their orders; for this reason they always will be, and always have been assisting in destroying the liberties, and oppressing the people of every country, where their superiors have thought fit to employ them for such wicked purposes.

From hence your lordships must see the difference between a civil magistrate's being assisted by the posse of the county, and his having a body of regular troops always at command. In the first case, he must in all his measures pursue justice and equity, he must even study the humours and meanar ons, and court the affections of the people; because, upon them only he can depend for the execution of his orders as a magistrate, and even for his safety and protection as a private man; but when a civ'l magistrate knows that he has a large body of regular, well disciplined troops at command, he despises both the inclinations and the interest of the people; he considers nothing but the inclinations and the interest of the ofdiers, and as those soldiers are quite efinct from the people, as they do not feel the oppressions of the people, and are subnishments, they will generally assist and protect him in the most unjust and oppressive measures; nay, as the interest of the soldiers are always distinct from, and sometimes opposite to the interests of the people, a civil magistrate not otherwise oppressive in his nature, is sometimes obliged to oppress the people in order to humour

and please the army.

To imagine, my Lords, that we shall always be under a civil government as long as our army under the direction of the civil magistrate, is to me something surprising. In France, in Spain, and many other conttries, which have long been under an arbitrary and military government, they have the outward article of text low rement; even in Turkey, they have laws, they

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have lawyers, they have civil magistrates, and in all cases of a domestic nature their Aervices are under the direction of the civil magistrates: but, my Lords, we know, that in all such countries the law, the lawvers, and the civil magistrates, speak as they are commanded by those who have the command of the army. Their lawvers have often occasion to make the same speech that one of our Judges made to Michael Pole, earl of Suffolk in Richard the 2nd's reign, who upon signing it as his opinion, that, 'The king was above the laws,' said, " If I had not done this, my lord, I should have been killed by you; and now I a have done it, I well deserve to be hanged for treason against the nobles of the

I am afraid, my Lords, some of our civil magistrates, at least those of an inferior degree, begin to put too great confidence in their having a military force at their command, and therefore make a little too free with the lower sort of people, or at least do not take proper measures for reconciling the people, in a good-natured and peaceable manner, to the laws of their country: a man who has power is but too seldom at the pains to use argument. It has been granted, the people rarely become tumultuous but when they are oppressed, or are made believe they are oppressed: if any man has either by writing. or speaking, directly or ironically, endeavoured to make them believe so, it is the business of our magistrates to inform them better, and to punish the defamers of our government; for such criminals may be punished as the laws now stand, unless we suppose the people generally disaffected, which God forbid; and if any magistrate has been oppressive, or deficient in his duty, it is the duty of this House, to enquire into it, and to punish the offender; but this can be done only by a particular enquiry. The law mentioned by the noble duke, I mean the law against gin, is a strong argument for such an enquiry. I believe every one of your lordships was afraid that law could not be carried in execution without occasioning riots and tumults: I wish that permicious liquor may not still get the better of the legislature: but the quiet manner in which the law has been hitherto carried i, to execution, shows have winning the prople are to submit to any regulation, if proper methods be taken to make them understand it, and to prevent the designs of those who may be, by nature or interest, led to oppose it in a seditious manner. The good simply to a first edition to large

success of the measures taken with respect to the enforcing that law, is, in my opinion. a strong proof of some crime or neglect in the magistrates at every one of those places where any tumult has happened, and therefore I shall be for enquiring in a particular manner into the circumstances and causes of every one of those tumults.

The Earl of Scurborough spoke next, pretty much to the same purport with what was said by the duke of Newcastle

and the lord Hardwick: and then

The Lord Carteret stood up again, and spoke thus:

My Lords; Since your lordships have done me the honour to take so much notice of what I before hinted to you, and since every lord who has spoke upon the subject seems to be of opinion, that some sort of enquiry ought to be made into the tumults . or riots that have happened, I will now take upon me to make some motions for that purpose, because I find no other lord

has yet attempted it.

For my part, my Lords, I do not think it possible to obtain any satisfaction for ourselves, or to give any satisfaction to the nation, by a general enquiry; and if we make any particular enquiry, I think we ought to begin with that riot which was in itself the most wicked and atrocious. That the riot at Edinburgh was so, I believe every one of your lordships will agree, and therefore the first motion I shall make, is, that those who were the ragistrates of Edinburgh at the time that riot happened. at the time, I mean, when Porteous was murdered by the mob, may be ordered to attend this House. I do not know what sort of magistrates that city has, or by what names they are called, but I hope some of the lords of that country will assist me in forming my motion in proper terms. your lordships agree to that motion, I shall then make you several other motions, which I take to be necessary preliminaries for an en vrv into that affair.

I shall not take upon me at present so much as to guess or insimuate where the whole or any part of the guilt lay upon that occasion; but I am persuaded it will appear not to have lain wholly in persons of the meanest rank; however, lie where it will, if your lordships agree to enquire into it, I am sure you will go through the enquiry with that dignity, and wisdom, and impartiality, which have always attended, a. I have added weight to a the procedings of this House. I am sure no guilty will, can escape your lordships' penetration, or avoid your justice; and therefore from were pursuing arbitrary measures; for it such an enquiry I propose great satisfaction | is really, in some respect, punishing the into myself, and I hope a sufficient satisfac- nocent for the sake of the guilty. For tion to the whole nation.

The Earl of Ilay said;

My Lords; As I am of opinion that the late tumults ought to be enquired into, and some measures taken for preventing the like in time to come, I am so far from mult there; for that tumult was far from being against a particular enquiry into that atrocious riot and cruel murder that happened at Edinburgh, that I shall not only second the noble lord in all the motions proper for that purpose, but I shall give him all the assistance I can towards putting those motions in the most proper terms. With respect to the magistrates of the city of Edinburgh, I shall beg leave to inform your lordships, that that city, like the rest of the cities in Scotland, is governed by its magistrates and town-coun-Ca, who, to the representational regulations as they think proper for the good government of the city; but the exe-Commy and of a parameter cons intirely in the magistracy, which is composed of a provost, four bailiffs, a treasurer, and a dean of Guild. As for the treasurer, his business consists chiefly in managing the estate and treasure of the city, and the dean of Guild's chief business is in looking after the buildings, neither of whom could, by means of their office, have any thing to do with the mob; and therefore the only proper persons for your lordships to call before you, are those who were the provost and four buildles of that city, at the a solemn manner, under their commontime the late tunselt happened there.

That the late turnult at Edinburgh was a most daring insult upon government, and that the murder committed at that time was one of the most flagitious, and attended to ill the I shall, my Lords, most readily admit;

yet I am surprized to hear the least insinuation made, as if the city's charter ought to be taken from them on that account. It is true, cities or corporations may, perhaps, by the severity of law, be made to forfeit their charter, when they have been guilty of any very heinous and very extruordinary misbehaviour; and in former reigns we know that many Quo Warrantos have been issued for that purpose: but the taking advantage of such forfeitures, and stretching the law to its utmost rigour

person, let his rank or quality be what it a.c. done . . and his never, or his se a face on bit as mose who this reason, I hope no such thing will ever be attempted in his present Majesty's reign; but if such a thing were to be attempted, there is not the least foundation magarithm particles of Edinburgh, on account of the late to. being the act of the city or citizens: on the contrary, at least so far as yet appears. there were none concerned in it, but a few of the very scum of the people: It does not yet appear that there was so much as one freeman of the city concerned in it: and therefore it would be extremely hard to punish the whole inhabitants of that populous city with a loss of all their privileges as citizens, on account of any irregularity in which they cannot be said to have had to but cancien.

The present case of the city of Edinburgh is vastly different from the case of the city of Cambridge in the reign of Richard 2. The city of Cambridge, my Lords, had in a manner joined in those insurrections which happened about the same time with that insurrection headed by Wat Tyler; the whole citizens assembled, not in a tumultuous, but in a hostile, rebellious manner, with their mayor

I have no retentent des head, went and assaulted the university, broke up their treasury, burnt their charters and many valuable records, and compelled the chancellor and members of the University, in seal, to release, to the mayor and burgesses of Cambridge, all liberties and privileges enjoyed by that University. For this hostile and rebellious manner of procecurity the point met that they they had forfeited their charter, and many of those liberties and privileges which were taken from them were granted by that king to the university; so that even this forfeiture was but a sort of Lex Talionis. But there is not the least resemblance between this case and the present case of the city or citizens of Edinburgh; and if there were, I hope none, or very few, of the proceedings of that reign will be allowed to be a good precedent in this; for the very some king, in a few years after, stripped the city of London of all her privileges, and took was hir chi se con ac o at ot typen South that is seeing the boundary and the seeing the see that the control and the contro

The removing of the courts of justice, is, I believe, my Lords, a sort of punish- admitted as a sufficient plea against our ment his big in a profession in a contract to its out flict : but it would be extremely inconvenient both to the judges and suitors, who are often obliged to have recourse to the public records of the kingdom, which are all lodged at Edinburgh, and which. I behere, then there is no gold if an occ of parliament, nor, even in that case, without a very great expence. But suppose the courts of justice could be easily removed, the punishment would be of the same nature with the other; it would be a punishing of the innocent for the sake of the guilty, and it would be a punishment I remember no precedent for, but in the reign I have mentioned, in the reign of Richard 2, who, upon his quarrel with the city of London, removed the courts of justice to York; which was one of the sty of thacarbana y power he tanco ands er Idi

· I shall not, my Lords, take upon me to

affirm that the magistrates of Edinburgh were entirely innocent; whether they were guilty or innocent will best appear from your lordships, enquiry; but, granting that it should appear, that they were negligent of their duty, or even that they (Sinch tall the fire to me a consented to the murder of Porteous, can that be a reason for punishing the city, or for stripping the innocent citizens of their privileges? As that tumuit and murder was a high indignity put upon the crown, act of the citizens in general. That city has always been remarkable for their attachment to our present happy establishment, and has, upon all occasions, testified their respect and their affection for the present royal family. In the year 1715, they shewed it in a very signal manner; they appeared with great unanimity in arms, and were ready to have gone upon the most desperate attempts, in defence of our present establishment; and it must be

circumstances of affairs in that part of the -kingdom at that time, that the loyal behaviour of the city of Edinburgh contributed greatly to repress the unnatural rei and led on to cont.

come to a very extraordinary height. For which I should think, my Lords, that even tuppose a great number of the citizens

have been concerned in the late tumult, Julius in a court of the court of the component only like a literal distriction

remend throng one, on ht to be

severity either law or justice will admit of. As an error for a surer create the guilty of, I believe, when your lordships chief cause of that and every other tumult that has happened in the kingdom, paceus to be and any neget, nor any oppression in the civil magistrate, but from a restless, disaffected party, who are continually fomenting such tumults, in order to make their own use of them at foreign courts, and to represent the people of this island as generally disaffected to the present government. This, it is well known, is the uninterrupted endeavour of that party, and their success in this wicked design, is, in a great measure, owing to t' in a s s s s of pany lets spread about daily and dispersed with great industry through every part of the united kingdoms. In these libels and pamphlets, the authors, under the specious pretence of liberty, and an unfeigned regard for the rights of the people, take occasion to persuade the people, that their liberties are in danger, that they are oppressed, and that they ought to throw off all respect for, or obedience to the laws of their country; but, my Lords, the true design. the secret aim of such writings and such authors may be easily perceived: They know the transition is easy, from no government at all, to the government they wish to see established; and that the less respect the people have for the present government, the more easy it will be to prevail with them to submit to the other. This I say, my Lords, is easily perceived by men of knowledge and sense, but it is not so easily seen through by the generetterna . . . tersochut and as I am convinced that this will, upon enquiry, appear to be the chief reason of all our rious and tumults, therefore I shall most rendily join with the noble lord, in t c . , nio also alsy one of them.

The lord Carteret then made the fol-. To . I Vie magneed to:

1. " That the Provost and four bailiffs be ordered to attend this House. 2. That intellined edition are the tripped on kit

at the time of the riot in which captain Porteous was murdered, be ordered to attend this House. 3. That the officer, commanding in chief his Majests's forces in that part of Great-Butam called Scotland, and residing there at the time of the said riot, be ordered to attend this House. That an authentic copy of the Trial of c pt. Porteous, and all the proceedings relating thereunte, be laid before this House. 5. That an humble Address be presented to his Majesty, that he will be graciously pleased to give order, that the accounts transmitted hither of the murder of capt. Porteous, and what passed thereupon, together with the orders and directions sent from hence relating thereunto; as likewise a copy of the reprieve of the said captum, granted by her Majesty, as Guardian of the kingdom, be laid before this House. 6. That the attendance of the several persons aforementioned be on this day month?"

Debate in the Commons on the Number of the Land Forces.] Feb. 18. Sir Wilfiam Young, (Secretary at War) in a short speech shewed the necessity there was for keeping up the same number of regular Forces that were kept up the preceding year, and moved, " 1. That the Number of effective men to be provided, for guards and garrisons in Great Britain, and for Guernsey and Jersey, for the year 1737, be (including 1815 invalids, and 555 men, which the six independent companies consist of for the service of the Highlands) 17,704 men, commission and non-commission officers included: 2. That a sum, not exceeding 6 7,749/, 114, 3d1, be granted to his Majesty, for defraying the charge of the said 17,704 men : 3. That a sum, not exceeding 215,710l. 6s. $5d\frac{1}{2}$, be granted to his Mejesty, for maintaining his Maj sty's forces and garrisons in the Plantations, Minorca and Gibraltar, and for provisions for the garrisons at Annapolis Royal, Canso, Placentia, and Gibraltar, for the year 1797." This motion being objected to by sir John Barnard, Mr. Pulteney and others, brought on a debate, which was managed by sir William Young, Mr. Henry Pelham, sir Robert Walpole, and others for the motion, whose Arguments were in substance as follow:

Sir; Whatever impracticable notions to this question, Sir, we ought to consider, some gentlemen may entertain, I believe that in a free country as this is, and, I there is no maxim more true, than that force, hope, will for ever remain, though every is necessary for the support of government.

And this force, ha its own nature, can be struction, yet that private good is, at dal-

no other than a military force, For in every society it is absolutely necessary to have a certain number of men properly armed and disciplined, for protecting the society against foreign invasions, as well as for preventing the weak from home onpressed by the mighty, a d for putting the laws of the society in execution against offenders of every rank and degree. Though this force, Sir, as kept up by our ancestors, is now denyed by some to have been a military force, yet a very little consideration will teach us that it was properly so. It consisted chiefly of the Mi. litia of every country, who for that reason were all properly armed and disciplined. and obliged to answer the call of those who had the command over them; but of latter ages, and since mankind have begun to apply themselves to arts and industry, they have neglected to breed themselves up to arms and military discipline, and therefore it has been found necessary in most, and especially in our neighbouring countries, to provide and maintain a certain number of men, whose chief business it is to breed themselves up to the art of war, and who for that reason are called regular troops. To them the defence of the society both against invasions from without, and insurrections from within, is chiefly intrusted, and by that means the rest of the people of the society are ensbled to pursue trade, manufactures, agriculture, and other industrious employments, with greater application and assiduity than they could possibly do, if they were every now and then obliged to withdraw from their labour, in order to learn their exercises as soldiers, or to march against a foreign or domestic enemy.

This, Sir, is the chief reason that arts and sciences have of late flourished so much in Europe, and it is by this method only that trade and industry can be supported and encouraged in this kingdom; therefore I shall not suppose that any gentleman will be against our keeping up any number of regular troops. The only question that can come the day properly before us, is, What number of regular troops may be sufficient for protecting that island against any foreign invasion, and for supporting our government in the execution of the laws of their country? With respect to this question, Sir, we ought to consider, that in a free country as this is, and, I man enjoys many advantages by the connate event would be attended with great. he los, and who may provide cala-

But setting aside the general interests of the government, I don't see, Sir, as our common people are now disused to military discipline, that even private property can now be secure against rogues and pilferers. if as in other countries they should form themselves into gangs. At least, Sir, there might be a great deal of mischief done. before they could be suppressed and brought to justice. Then with regard to mobs and tumults, we find by experience that regular troops are of great use, not only for preventing any such from happening, but for quelling and dispersing them after they have happened, and that without any great mischief's being done of cither side: whereas if we had no regular troops to be employed in such services. though the civil power might perhaps at last be able to put an end to the tumult, and to seize and punish the rioters; yet it is certain, the mob or tumult would always be gathered to a great height before the

civil power could effectually interpose. With respect, therefore, to the protecting our people against invasions, I shall now, Sir, take the liberty to consider what effect our keeping, or our not keeping, up a sufficient number of land-forces, might, and probably would have upon our foreign interests, and what still more nearly concerns us. All our neighbours, Sir, are highly sensible of the great inequality between militia and regular troops. Experience has often shewn what a vast number of the former may be attacked and put to flight by the latter, they therefore now put their only confidence in their regular troops; and every nation in Europe is now respected and esteemed by the rest, in proportion to the number of regular troops they have in their pay. Therefore, to preserve that respect and esteem which we ought always to have among our neighbours, we ought to keep up a considerable body of regular well-disciplined troops; because if any of our neighbours should begin to despise us, they would of course begin to insult, and perhaps to invade us. This, Sir, would keep our sea coasts in a continual alarm, and might expose many of our maritime counties and cities to be plundered and ravaged by a handful of foreign troops, landed in any corner of the island. I do not suppose, Sir, that a handconquer the island; but it we had nothing

ways trust be, attended with this public inconvenience. It must farther be owned. thatit begets and supports parties, factions, and divisions among the people in general; and when the government is not provided with a sufficient military force for a necessary and just support, those parties and factions are apt to come to extremes: the discontented, let the motives of their dissatisfaction be never so unreasonable, are apt to raise insurrections, and to break out into open rebellion, when by the imbecility of the government they conceive hopes of obtaining, by force, those ends which they neither were intitled to, nor could obtain, by the laws of their country; the neces-Bary consequence of which is, that the people are always exposed to the misfortunes of a civil war; and in such a case we have in our own history melancholy proofs, that the prevailing party but seldom shews any great regard to that very constitution, the support of which was at first, perhaps by both sides, made the sole pre-

tence for engaging in war.

To this general consideration, Sir, we ought to add another which is peculiar to this kingdom : it is not only peculiar to this kingdom, but is in itself of a most peculiar and a most extraordinary nature. In this free, this happy country, we have a party amongst us, and a considerable party too, who are every day labouring to destroy that freedom to which only they owe their very existence as a party, who are every day contriving plots for putting an end to that happiness in which they themselves share. When I say this, I believe, I need not tell gentlemen, I mean the Jacobites and Papists in the kingdom, I believe or at least I wish that this party has not of late gained ground among the better sort, but I am afraid, Sir, it is owing only to the dread of a military force, that the inferior rank of people are kept so quiet as they have of late years been. But, Sir, I am far from thinking the principles of Jacobitism to be quite extinct even among the better sort. If we should leave the government unprovided of a sufficient military force, it would immediately revive their hopes; and if they should again break out in open rebellion, they would certainly be joined by all the abandoned, the profligate, and the desperate, who will generally chuse that side, as being the this tym is itte greatest reward in case of success; in fight for our liberties, and the most fortu-

but militia to send against them, they might do us infinite mischief, before we could gather and form such a body of militia as

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would be able to oppose them,

From these considerations, Sir, I must be of opinion, that it is no way consistent with true wisdom and policy, or with the peace and security of the people, to diminish the number of regular forces we have at present on foot. It is the least number has been kept on foot for many years, and experience has shewn us that from such a number there are no inconveniences to be apprehended; but on the contrary we have felt many good effects from keeping up that number, and even from augmenting it now and then as occasion required, provided, as has always been the practice since the accession of his Majesty's royal House, they are likewise upon occasion reduced. It would be too tedious to recapitulate all the advantages we have from thence acquired: but in general it must be granted we have for near these 20 years enjoyed a most profound tranquillity both at home and abroad, which is chiefly to be attributed to our keeping up such an army as made our enemies both at home and abroad stand in awe, and to the other prudent measures which his Majesty and his glorious father have during that time pursued. Even but lately, when the greatest part of Europe were involved in war, we were left at liberty to pursue our trade through all parts of the world in peace and perfect security; and by the small addition we made to our army, and the augmentation of our fleet, we not only preserved our own but we contribute greatly to the restoring of the public tranquillity; nay more, we acquired accessions of trade that are of infinite advantage to this nation. In short, Sir, we set bounds to the ambitious views of the victorious, and convinced them, that if they endeavoured to pursue their conquests any further than was consistent with , preserving the balance of power in Europe, we were not only resolved, but would be ready to interpose with such a force as would be sufficient to stop their progress. This, Sir, was what made them so ready to hearken to equitable terms, to terms which did not essentially vary from the wise plan his Majesty, in conjunction with his allies the States-General, had been pleased to propose for restoring the tranquillity of

Since therefore we have experienced so many advantages from keeping up the prescal number of regular forces, since we

have felt the expence to be but inconside. rable, and the inconveniency none; since no danger can be apprehended during his present Majesty's reign, I cannot think any gentleman of this House would be for diminishing the number, even though there were no particular reason at present sub. sisting for keeping up the same number we had last year.

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But, Sir, there are in my opinion three very strong reasons peculiar to the present times for continuing the same number at least for this next ensuing year, two of which are of a foreign, and the third of ado. mestic nature. There is, it is true, no war at present subsisting between any of the Chris. tian princes or states of Europe; with respect to any such war the public tranquil. lity may properly be said to be restored; but it cannot be said that the tranquillity of Europe is altogether restored, nay, that it may not upon a very trifling and impos. sible to be foreseen event be disturbed, The Muscovites are already engaged in a war against the Turks, and it is more than probable the Emperor's arms will soon be turned the same way. As yet the other powers of Europe seem to have nothing but peaceable inclinations to all public appearance; but we do not know how long that serene appearance may hold: there are some of them who have seldom long remained at quiet, when they found the Emperor involved in a war with the Turks; and if they do not take the opportunity for attacking the Emperor, it is to be apprehended they may think it a proper opportunity for making increachments upon some of their neighbours: though perhaps no such thing may be intended directly against this nation, yet we ought not to put ourselves out of a capacity to fulfil the engagements which our own interests and our treaties point out, if any such encroachment should be attempted, whether upon ourselves or our neighbours.

Besides, Sir, as the system of affairs in Europe, seems to be very much altered by the late treaty between the Emperor and France, and as the terms of that treaty are as yet in some measurea secret to the public, who will take it upon him to say, but that there may be some secret conventions between those two powers, which may be found prejudicial to the neighbours of both? In such a case, that treaty, instead of being a foundation for establishing the general tranquillity, would prove a firebrand for rekindling, perhaps the most general and the most farlows war that ever was in Europe:

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a war, in which this nation could not avoid being one of the principal parties concerned; and therefore, I must think we cannot with safety disband any of the forces we have at present on foot, till this new system of affairs is thoroughly understood, and its consequences seen through, which they cannot be till all the secret articles of that

treaty are fully discovered. The third reason for keeping up the same number of forces, at least for this ensuing year, is, as I have said, of a domestic nature, and founded upon that spirit of discontent and dissatisfaction, which has been Bo industriously spread over the whole nation, and has of late produced mobs, riots, and tunults, almost in every corner of the kingdom. I am persuaded every gentleman that hears me will join with me in saying, his Majesty's government, ever since he came to the crown, has been so mild . and just, that no man can really have the least reason to complain. It cannot with justice he said his Majesty has ever attempted the least increachment upon the liberties and privileges of the subject in general, far less can any private man complain that he has met with injustice or oppression; yet there is such a spirit of dissatisfaction and sedition gone forth, that the lowermost rank of our people are every where ready tofly in the face of the civil magistrate; and even the acts of the whole legislature, those acts, Sir, that have by almost every gentleman in this House been allowed to he for the general good, have been most heinously insuited, and misrepresented. shall not pretend to shew how this seditious spirit has been raised, or to what it is chief-Iy owing; but while it continues, I must say, it would be very unwise in us to dismiss any part of our regular army; for if we can but keep the people quiet till they have time to think and consider, the ferment will subside when they find their dissatisfaction groundless. This may probably be the effect of keeping up our army for the ensuing year: because in that time the minds of the people may be quieted, and while we have such an army, those who are disaffected will not dare to take any advantage of the discontents they have raised, nor will they dare to push those they have seduced upon any violent measures: whereas, if we should at this juncture dishand any great part of our army, the disbanded soldiers would probably join with the dis-contented, which might produce conse-quences I tremble to think of; but this House will, I hope, prevent my fears, by

or to the state of the

agreeing to the motion for this resolution. The Speakers against the Motion were Mr. Pulteney, sir John Barnard, Mr. Shippen, Mr. Sandys, and others: their Arguments were to the following effect:

Sir : As I am not, nor do intend to speak against our keeping up any standing-army at all. I have no present occasion to take notice of the arguments that have been made use of for shewing the indispensable necessity for such a measure: However. lest it should be thought, that I am likewise of opinion, that a government cannot now be supported, nor the laws put in execution, without a body of what we call regular trions, and which were a ecation in the times when the spirit of our constitution was best understood, permit me to give some reasons for my being of a contrary sentiment. I know, Sir, that all our neighbours have now fallen into a method of keeping up a large body of regular troops : but it is not for the sole reason, that such troops must always have a great superiority over militia, or that a government cannot be supported without the assistance of such troops; it is because among most of them. I may say among all of them, some sort of absolute and arbitrary government has been lately introduced; and for supporting such a government, it is absolutely necessary to keep up a standing-army. But there was a time, Sir, when the practice of keeping up a body of regular troops for the purposes of a government and ministry, was as little known in these countries as till within these sixty years they were in ours. In such a country a body of regular troops must always be much preferable to a body of their militia, most of whom we may suppose never touched a sword or a gun, before it was put into their hands upon that occasion; but in a country where no regular army is kept up, and proper care taken to exercise and discipline the militia, and to infuse a martial spirit into all their subjects in general, I can see no reason why a body of men, who have for seven years been bred to hard labour, to the use of arms, and to military discipline, without any pay, should not be as good as a body of men bred up for the same time to military discipline, with pay, and by reason of that pay, bred up in laziness and idleness: on the contrary, I should think the former would be better able to endure the fatigues. of war; and I am certain no man's courage was ever improved by a state of laziness and idleness, which for some years past has been the case of our army.

cises to perfection in 3 or in 6 months; and after he is once master of his exer- country may be governed, the laws execises, he is as good a soldier as he ever can be without seeing action. He may then make as good a figure at a review as the oldest veteran; but for making a good 6gure in a day of battle, it depends upon the courage and the experience of a soldier, neither of which, but especially the latter, can be acquired any other way than by standing-forces, have produced, and alhaving been frequently in action. Therefore, Sir, I see no reason why a militia may not be as serviceable as our present army, since they might have all the advantage which regular troops can enjoy except experience in action, which our army knows almost as little of as our militia. Now with respect to the military exercises, and to the making of a figure at a review, I believe a man, who is five days of the week at plough, or any other industrious employment, and two days at his military exercises, may in half a year, or a year, become as much master of the latter, as he that is two days of the week at his military exercises, and the other five sotting or carousing at an ale-house or gin-shop. Upon the whole, Sir, I will venture to say, that if the militia of this country, or any country where the spirit of the people has not been broke byarbitrary power, were properly regimented, and put under the command of gentlemen of honour and courage, instead of being commanded by shoemakers and taylors, they might in a year or two be as properly called regular troops, as any mercenary regiment can be, which is composed of officers and soldiers, who never had occasion to look an enemy in the face, unless it was a gang of smugglers, or a mob of pick-pockets; and while there is a man in the kingdom, who has been in action, a regiment of militia would have as good a chance to have some of them among them, as any regiment of mercenary troops can have, after a peace of 20 or 30 years duration. I shall readily grant, Sir, that a regiment of veteran soldiers, a regiment composed chiefly of officers and soldiers who have been frequently in action, may be much superior to a regiment of the hest disciplined militia; but I cannot admit that a regiment of mercenary troops, who never saw an enemy, has any advantage over a regiment of militia, well disciplined and properly commanded: It never can be thought that there is any difference in the goodness of the men; and if there is not, I cannot for

A soldier, Sir, may learn all his exer- | be given to the regular troops. For which reason I shall always be of opinion, that a cuted, and the people protected both regular militia, as well as by a mercenary army; and in a free country I am sure the former is a much more proper defence than the latter.

What we now call regular troops, or ways will produce, the most fatal consequences in every country where they are kept up. In such countries the people in general not only neglect, and have no encouragement to breed themselves up to the use of arms and martial discipline, but they are taught from their infancy to tremble at the name of a soldier; by which means the bravest, the most warlike people may, in the space of one sentury, be rendered the most dastardly and effeminate. They put their whole trust in what they call their army; and if that army happens by the chance of war to be cut off, there is no finding another that dares look a victorious enemy in the face, which is the reason that every such country has at last become an easy prey to some foreign invader: Whereas, in a country where they have no army to trust to, the government must necessarily take care of the militia, the whole people are bred soldiers from their infancy, and an invading enemy finds them like the Hydra's heads; if they have the good fortune to cut off one army, they immediately find another more formidable grow up in its stead; for such a people may he killed, but they cannot be conquered. I am surprized, Sir, to hear it said, that arts and sciences cannot be promoted, nor trade and industry encoung d, but by the keeping ap of standing-armies, for I have often heard, and often thought that standing-armies are destructive to all the arts of peace. It may as well be said, that neither the one nor the other can flourish but in countries where arbitrary government is established; for arbitrary power has in all countries been the certain consequence of keeping up a large standing-army. In such countries they may have the good luck to have a prince, or an administration, that eacovrag s ares and sciences, and protects trade and a during, but that period is gen nervay of the long contactance, and harbarism, ignorance, and idleness always succeed. In this kingdom we know that my literate out where the preference should parts and scrences were introduced, and

trade and industry established, long before the laws of his country. Such is our rewer had such a thing as a standing-army; mular army according to its present established, the property by the since the nation has been at the trouble and expense of keeping up a standing-arm, those and sciences have not at the free only; a country, but by a law made arm, those and sciences have not at the free only; a country, but by a law made arm, those and sciences have not at the free only; a country, but by a law made arm, those and sciences have not at the free only; a country, but by a law made arm, those and sciences have not at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only; a country, but by a law made arm at the free only at the free

In the Grecian and Roman commonwe the tree trad or i and laborers! gementances in the rea of lattic by their courage, and returned to gain a subsistence for themselves and for her by their in-dustry; but when they began to keep standing-armies, their soldiers, it is true, for some time gained laurels in the field. but they returned to planter, and at last to subdue their country; which put an end to their freedom, and of course to every thing that was praise-worthy among t on tool and ear me sould be the same! It is a mistake to imagine our tradesian votation diata at a from their labour by breeding them up to milithey decided, or the conters they might be brought to use it as their diversion, and then they would return with more alacrity to their usual labour. In former times our holy-days, and even Sundays, were employed in the exercise of the long-bow and other warlike diversions; and I must think that such days would be much better employed in that way, than in sotting at an ale-house, or loitering in a skettle or nine-pin ground: but such a change of manners is not to be introduced without the assistance of the government, and some proper laws for that purpose: and I am convinced our governme, a will now has ast, as I make we nationly them with a standing-army; for a standingarmy is in all countries a most useful thing to those in power, and a well disciplined militia a most dangerous thing to those who are grasping at more than they ought to have.

I shall readily agree with the honourable gentleman, that every government must have a military force for its support, and must make use of that military force when access ty equice. But the military force that is required for preserving a people of the force of the access and the required or safety in the force of commistration, are very different. A legal and limited every more a military force depending upon the set the readily. The force depending upon the set the readily and the force which he may make use of the breaking, as were as for executing

gular army according to its present estabare soldiers, not governed properly by the laws of their country, but by a law made for them only; as a mid pany to the Swell is had just to the in in This is not the to selves as a body of men different from the rest of the people; and as they, and they only, have the sword in their hands, they mid and he and to he all on the 148 no the local and the fact buts a the people. They will or example ye att your at a other bed Plake Send , have Die iso them, but if you has id be noto in Se such laws as may be disagreeable to them. they will neither execute nor obey your laws; they will make laws for themselves. and one of the first, you may depend on it, will be, a law for dissolving your as-sembly: They have done so before, and they may do so again, if ever they should h poen to be about an action kind or general. I know it may be said our militia depend as much upon the sole will and pleasure of our governor, as our regular army; but it is not to be supposed they would so readily join in overturning the laws of their country, as a mercenary our militia should be brought under any new regulations, which must be done, before they can be made useful, proper care might be taken, for putting it out of the price of any man to make a lad use of

I know it has been said, that liberty is attended with a licentiousness of manners. which begets factions and animosities against the government; but admitting that to be time, no egament trawn a n the abuse of a good thing, ought to serve for its being abolished. Though I cannot at all see how a free country is more liaby to disperse statistics of the an enslaved one. In a country where the government is limited, and the people free, there may perhaps be more room for party and faction, than in a country where the government is absolute, and the people dare not complain; but, Sir, even in a free country, and under the most limited government, while those in power do their duty, while they consult the inclinations of the people, a day at home a me ar of of terms taker by the or parties, no party, no faction can become dangerous to the government, though it has no regular troops to trust to. Such a government

will always have a great majority of the people in their interest, and though there may be some who, from private views, may be dissatistical with the pullic measures pursued, yet they wal for their lown sakes remain quiet and peaceable; for no man of common sense will rise in arms against an established government, unless he is sure not only of a general discontent among the people, but that the general discontent is got to such a height as to make the projectiv of the people, ready to fly to arms for their relief or preservation. Of this the glorious reign of queen Elizabeth is a most converging proof. I believe hardly any history can parallel so long a reign so little disturbed with faction; yet if we consider the circumstances that attended her acression to the crown, we shall be surprised that her reim, was not torn with the most violent party divisions and state convulsions. One of the steps of that glorious queen was to overt irn the religion she found established in her country, a relig on supported by a great party at home, and processed and protected by the greatest part of Europe. At the same time she knew she had a pretender to her crown, and a most dangerous pretender too, a pretender who was of the religion then established in the country, a pretailder who was in possession of a kingdom of ler own, a kingdom within the same islast, and a knersom which could vindcate the rights of their queen with as brave and as hence armies as ever marched fro, a any country; and what still added to the danger, the preteader was not only queen of Scotland, but wife to the dauphin, and afterwards to the king of Prance. Trans such encunstances, what factors, what commette, s, what violent convusions were not to be apprehended; yet that wise queen, without any standing army, established herself upon the threne, established the religious he professed, triumphed over all her enemies, and after a reign of 13 years transmitted the crown in peace to her next lawful successor, without ever having been disturbed by any party or factions rising in arms against her, except one in the north, and some lew commot ons in Ireland, neither of which ever became considerable.

In a free country, indeed, when those in power make a weak or a wieked use of their power, or make any attempts upon the 1 berties of the people, a party will certainly form itself against the government, and such a party as cannot be withstood but by means of a numeral, and microerary army; but at that they sir, the government becomes the fact as a las soon, Su, as government degener to the faction, there is a new sity for its new supported by a stinling a my, then the so; port it all no other way, at that a b, that way alone that it can dist is the deberties of a people, some outward torn's may be preserved, but the government, a substance, becomes from the timon of it. bitrary. Faction is an ugly 1 . 11, to a free country, always bestowed upon thes who oppose the government, but whe hert' 1. or the government, best deserve the page. depends upon the measures pursued by each. To prevent factors and en lascord has in all codatries been the plassible pretence of table who secretly and of at the est. blishment of arbitrary power. In most of our neighbouring co. in a that pretence has had the wish lefor success, but I lope it in ver shall methy. for it is nucli hopper for a produ to be in a continual danger of civil ascord, or even of civil wars, than to be in a continual state of slavery. A call war is an impostatime, it not be troublesome, it may be painful while it rists, but, it carries off any contagious natter that mry be I 'zed other body, and generally brui, he at each vant for n invices after where ad just power is the cer, a gargre le vili d'a mants of no cure, per our cove and comput.

I believe, Sir, to or illemin ever s .. pected me as favouring disacction to our present lappy constitution in church state. There is had an opin on of ! bit is and Papista as invigin length of s House can reconably and, but I nor thought that either our Jacob ics or I pists were for establishing, that my p. w. I am sure very tew of them area man tained our harries who the elice nation were Papers we may lose the now we are Protest it and if we sho I, it would make thank mendacin is will are very far from along so at present-People under oppress on always hop of relief from any case go, if the liberties of this country should be once avertuined, the worst we could expect world be only changing one slavery for a other. Even the tracst lovers of liberty mosht be prompted by revence to become Jacobites, in order to disappoint and punish those who had cheated them out of their liberties. I do not believe there can ever be a party in this kingdom for establishing

arbiticity power, unless it be our ministers and the breat res. At itely for arbitrary power cons, indeed, to be epidemical with r steet to that's tof men. our ancestors have known maristers, Sir, who have been in today the at, and who have transmitted the eviction down to their saccessors. the ight of a dislicent porty and interest. We may again have such min sters, and for that reas in, chiefly, I am against keenire up unimero astanda z-army, hecause, according to as present right from, it is too much in der the power of nonsters; and I can that I am for to sting no manster with my liberty. Some no ster or other may some to be or other make use of it or att ming to that which so many of

them have seemed to any for-Trade are, it is true, Sir, too many rog ics and to eve- in the kingdom, there are. I believe, so he are it ones who are not set discovered, but I do da much Haruincreas standing army will contabute ther to their being absovered or penshed. With acomment to any of these lattice in learn that have of late been served and har god, I am sure it cannot be said the array bas been in the least, issuing Trevence als been a prehended by the court, people, or by the common that cit ers; which is a tride. I heparing stands of the ana will ever! desaid to a dert a . unless the time, he same person of a very emment legree. In not know that the arian has ever be a coupling time, a suit or that catching, except in his south to those the es could segalers, or to the reserved the army's by a secessary for that purpose is, that our takes are so many and so igh, and income some ontimed, that the people begin to boke upon sm ggars as their tricids, aid therefore will not be concerned, nor row may roke in sporcheaning or opensing their. And mdeed, Sir, I think it should be very u r, aso table if the army was not useful in some shape or other, especially to these who keep it up. When our sold is serve against smugglers, they so we ther can Immediate masters, and the couldry people have have did to bok apont at some cas proper to the array. But a we had no texes but such as the proper thangut ma-Boda se, and of those tax sivere up, and to uses which the people to out recessive for their preservation, they would be as ready to jon the had made yas and a # ranggler, as they are now as an stackor ebeaser or highway) and I am personaed there is nothing contributes so much to

the increase of criminals of all sorts among us, as the great number of regular troops we keep up; the common souliers nox as long the volgar, and by their example. they propagate a spirit of levidness, idleress, and extravagince in every country and city of the knigd on: I wish even some of the others may not in this way be a little to blame. The credit and subsistence of a me, chapt, a tradesman, or a labourer, depends upon his character: if he gets the chiracter of a lewd, profligate fellow, no man will trust or employ him; for this reason he is obliged at least to be a hypocrite, and so car, do no mischief by his example, hat the credit of a soldier depeans upon his doing his duty, and his subs stence depends apon his pay; if he does his daty he may be as I will it diprofligate as haple ises, made of error as hapleases, consequentry may do great mischnet by his exan ple. In mile on strick the young and highn eith diare proud of a lepting company with soids as: they larn their manners, and soon begin to mutate them in their vices; by so doing they lose their characters, and when no many ill trust or employ them, if they cannot get and the army, they must reb or stead for sur-stones.

Am 13 a cet in set of people, Sir, I have observed, that many are represented as more ladeous things. I contess they obtain action, one may I but they have been subctimes as rail, the igh I be hathey are hever expedient. In a trecomites I and dra lastending-arm ruther one cons them are vent of length where conagration is a gua metre gui er troop to trast to, he sapt to remeet no ic ring the people, he dos-, and sometimes uppresses then, in hease, the people, is a sgristhere is any spirit a ong then, whitertaids grow tumuturas. If a tarinit happeas with any jest cause of companyt, a attac gentle u age and calm reasoning, generally preverts to be chief, and presals with the perperor tom to their didy a but a magestret with mare wat his back who seedom to class med od, for few men wal be at the pains to per olde when they knew they concord. But in a free country, hard that he speak from a just cause of coupen at the people of fat to be sat said, the gract, more countries to be redressed; they or he intended to he time hately ad ha techemi, because they happen to compare in a line" but intener, ne to use of region treops upon every such occasion, is a sola to radingly schoolmister, who never makes the or the soft

arts of persuasion and allurement, but always makes use of the rod; such a nam may break the spirit, but never can approve

the minds of his scholars.

I do not know, Sir, what the honourable gentlemen mean by that respect and esteen which we ought to have, among our neighbours; surely, bir, this respect and esteem never can encrease in the same proportion as our regular troops encrease; , surely gent chash do not think that we are to be respected only according to the regular troops we have in our pay: In that case there are several princes in Germany who would deserve more respect then wit, there is haidly a king lom in Large that would discree so letle; and I am sure these who keep up their had a "d" of thou-*ands, as some of our neighbours do, would have no occusion to show us my regard or esteem. But I believe the case is dire, the otherwise. For my own purt, Sir, I am so far from being of that opinion, that I think I can venture to make it appear, that the more regular troops we keep up in time of place, the less we shall be respecies or esteemed by every one of our neighbours. They know we have no fronther to coffeed, nor fortuned towns to gurrison, and the tore they will conclude our gracing a trad dinever be at the expense er karma up a large nody of regular troop in they were proved or esteened by the rown people. They will conclude that such a had of troops is kept up, or in toraceo the people is obedience; and a 1 " o moent which does not entoy the af . to said esteem of their own prople, all extands be a spised by foreigners, and they know at the same time, that the people must an freeed in order to mantwo them. Whereas, when those in the go. Coment of this nation do their data, when they enjoy the affections and exteem of the people in general, though we had not a regir ant of regular troops in the langdon, our neighbours know we could to a few months: " pear in the field with our has dreds of facusands of regular troops as well as they, besides an irresistable myv, hy means of which we could carry terror and cesolation to every part or their sca coasts, and at the same time protect our own from any 'nsalt,

It is not therefore, Sir, to our keeping up a large body of regular troops in time of proce, we one any part of that respect we tree have among our northbours, it is to our navil power, to the natural bravery of our men in general, and to our govern-

ment's possessing the hearts of their From der cent is we derive her a jects. c may; and the keeping up of a are . . . or regular troops in time of peace, and derogate from every one or the thre . It will render it impossible for is to ac page suchanna powerastem; : 1 cm. L. . It will propagate as, intol or mager ald owardice a nong at those with are a conthe rmy, and awar also contribut of wards rendering our riverage of his . other per of the general I if he a I will be bene to say, that it come of our ristaine court sor ches de pla tered by a sendl party of freedom regions troops, it was be owing to our learning astaning ar y. Cors ng to in , overement, not not a contract the pla where a small party in the description aparty may therefore plant it and any esories a test part of the continue, any of a reguer troops concerns up to oppose thera, and the even in, if con rate, no which direction, " y an entire as iso of manary exe fall, wild instigate our encal and make many sten efter pre-

I am ready very much surprised, Sir, to he ar it steel, we have telt no inconverien a from on, array, lessing to a mger to which our line tes are exposed, is not in grea dubt we stallowe, and the army taxts we stal pry, in a great a masure owing to our keeping up so mimerous in anny h time of pelice? Can it he said that the quartieng et soldiers is no medicientete. to those pour profile choose so co to that extraordinary hard a? Is it not a vry great expense, as well in a great in cl 6pience to every pality and e in the actdon't had car we have our soler is are always so end in the appearers as notes to be g and of any assence or rate ; c of her about? The self shat, be for yet when I was that some of the gentle fu who terrus so con d he metano pinosed, for a ter works order into a country 1905 keeper, or alchous keeper, whabitedsome wife, or two or three pretty daughters, whose vitter and wet being he might be suppose I take so he concern for . I behere such gentlemen, apon their return to this House, wo an show a little more sympathy: I och ve they would allow our inn-keepers and a house-keepers matt live at a less expense, and wall a great dial of more ease and quiet, in they had no such inimites, at least or so many, as they are now generally plague, with. But the is not all: Can my gentleman say our liberties can never be in danger from a standing arm,? Have they not once afrees been overturned by an ormy, when was twised and paid by parliament? An army, wherein the very officers were put in by the par absent, or lay these whom the Kilament lad an d, since ren eret it more the creature of the parliament, than it is possible for our army upon its present footing to be. For though our regular troops are at present kept up by our authority, we are not certain our authority will be sufficient for disbanding them, whenever we have a mind, our being in no danger from his present Majesty signifies nothing: Under a good king, we ought to adopt no custom, nor meeting procedent,

which a bad king may make a bad use of. Whatever our pacific measures may have done, I am persuaded, Sir, neither the late preservation of our owall are not nor therestoration of the participal alaty, was owing to the army we kept up, or the addiffion we made to it. As to our can tranquillity, it is certain our remaining quiet, was the utmost that could be hoped for by those who began the war; our not jo, may against it convols the oreat with our they could expect from us, and therefore it would have been ridiculous in them to have disturbed our tranquility, because it would have forced us to join against them. And as to restoring the tranquillity of Europe, I am sure it cannot be said to have been restored upon the footing of any scheme or plan proposed by his Majesty: I am sure his Majesty never did, nor ever would propose to add such a large dutchy as that of Lorain to the dominions of France. On the contrary, we know the peace was capt up bats out a tro chier ; contending powers without our knowledge, without our advice or assistance; and I wish we may not find it was clapt up on conditions which may prove disagreeable both to us and our allies.

I shall grant, Sir, that the system of affairs at Lacope scens to be altered by the late peace; but I cannot think either of the contracting parties has a design of making any connection that the maxims they have of late pursued for distressing us are more sow and maked that then they were some time ago, when they had other ministers to direct their affairs. I dare say, Sir, there is not a court in Europe that has now a thought of invading us or our allies, for if that were the case, our mi-

nisters at those courts would certainly have discovered such a design: their wisdom, their care, and their penetration, are so well known, it is not possible to suppose such a design there is no occasion for us to prepare against it; on the contrary if we suspect any distant views, and such only (if our ministers at foreign courts have done their duty) we can study et, we eight the first the same as much as processed, we eight the first transport to the better in the same as much as processed in the same any attempts shall be made for carrying them.

But, Sir, if we can suppose any alteration mare by the late production with reject to the system of affairs in Europe, it must be occasioned by a real conjunction and thocough to be actived the him to aid France: it must proceed from a concert but can the entropy of it is for priscribing rules to the rest of Europe, or for joining together in order to increachments upon some of their neighbours; and in that case the war which the Muscovites are already engaged in, and which the Emperor will probably be very soon engaged in against the Turks, is a sort of pledge for securing the tranquillity of the rest of Europe; because it will prevent the emperor's being in a capacity of executing his part of any such concert. Then again, it was supply first no sachalteration 1 is been made by the late peace, but that France may take that opportunity, as she was formerly violate do, of other or the emperor or some of those, who, according to the antient system, are his natural allies, it is at the same time reasonable to supto ourselves and seems by the pear werting in such an event, it is not the first time the emperor, in conjunction with his allies, has supported successfully a war against the Turks, and at the same time set bounds to the ambition of France, even when he had not the Muscovites to assist him, and at a time when we had no such numerous standing army in Britain as we have at present.

But, Sir, it is impossible to imagine or expect a time when all the princes of Europe with another in protopal rease, but with out on your order as of the large meroreaners upon one or and. It was are not to diminish our present army till such a time happens, if we are not to pass the river till it runs dry, it is ridiculous ever to think of passing, or to expect a committee. Against secret designs and

sudden invasions, we may always defend ourselves by maches of our fleet, and there is no gentleman of those who oppose a land array that is against our keeping the royal navy always at good repair, a considerably number of scame ral vivis in pay, and toencouraging matery discipline and rour is ingeneral but when we are on the opening we ought always to take the opport any to easy ourselves of the experience muita agailadamy. Are with the up a ama arm for the ditene hoor as ex No. Sir; they have Provide mask or a numerous much sons to co ad the near ansteam sudden attack, as, if they do ner daty to hids themschool if they keep the formastions of ther forth a toxics in good repair, and such a tour or regular troops in their pay as a weekstry for a feeding their nonfier, we shall a have like take to raise or to hire to arm for their support, before they can be brought into any great danger.

Lam sorry to hear, Sir, there is so much discontext, and so many tumuds in the nation, but upor such an occasion to bring his Majesty's name, or his Majesty's governacet, into question, as I observe they too often are, is not fair. I must began are to say, I do not think it altogether decent. I ams are there is no man and as kingdom that ever thought himself wronged by his Majesty, but I shall not say so much with respect to his amasters. Therefore, if there be and descontents in the Lation, we are to suppose, the nature of our constitution points it out to us to suppose, that such discontents are owing to the measures pursuch by the natisters only; and if we examine the history of this nation for some Years past we may easily see how they have beet railed, and to want they are charly owing. Duning the rate great war, the people of this hat on were subjected to many new and benyy taxes, and a great paine debt metered. Every man was then sensible of the debt contracted, every none than felt severely the taxes he paid, but every man comforced hanself that in a test years of peace the debt would be paid out, and most of the taxes pholistical. We have now enoyed a peace of twenty five years standing, and yet row we to dithe packe debt sacries la ge as it was at the end of the war, and all the taxes bet one, as high and as heavy as they were in a v thin of the war. In this may true telp meable times, the peothe hard not ted the aselves redeved from may one tax, except a part of and land tax,

and even that tax is as high in Britain now m time of peace, as it is in France in time of war. Thus the people case been long arsappointed, and now at last they be in to despair of ever seeing the risches rejused from the heavy baracus they grim, under, There may be several other reasons, there are some which I can u ment on, but this is the class reason of the absolute at being so general, as I am alreat it is, and I am sure the keeping up of a numerous starcarg. arm, in time of peace, is not a proper bathed for removing thes cause of descente it. So far from it, Sir, that I amate ad it is one of the principal causes of all that dissat staction so much insisted on , for a freegove ain introduced by his a little affections of the generality of the poor c.

To imagine, Sir, that our government would be in any danger from the associated somers joining with the disconter ed is without any toundation, for there re many soldiers would be glad to be mscharged, there are many or them wor the glad to return to their former I bour and intenstry, and there are some who would be intitled to Chelsea-hospital, of these there are not perhaps a great many afor of late we seem to have taken more care to make a fine figure at a review, than a brave stand in a field of battle; so that we have not at present many old soldiers in our army, however there are some, and they would be glad of being put upon the establishment of Chelsca-hospital. By this means a reduction inight be managed so as not to discharge a man who did not look on it as a favour, and sarely it is not to be supposed that those men who had just received a favour from the government would join with any party against the Liverament; nor would the rumber of aisopaned soldiers in the kingcom be dwamished by such a reduction; for, as the officers would all be put upon half pay, both ofacers and soldiers would remain a the island, a. it would be ready to assist in the defence of their country against any invasion or insurrection, and act as brave y as it they were fully in pay and regimented.

I hope, Sir, I have now shown, there is no force in any of the arguments in all use of for our keeping up the same is under of forces we had ast year, nor any camper to be apprehended from a reduction, but I cannot heave to subject without representing toget theme after langer our constitution is exposed to by I coping up such a namerous army. Sich representation is have, it is true, we are back made madenforced with

more strength than I am muster of, but I think they ought to be repeated as often as there is occasion. The number we have at present, especially considering how easily and how you they may be increased to double the number. I was be bold to say, is a chesent for tramph, g upon the liberties of this nation, and the larger they are kept up, the more sufficient will they be for that purpose; because the people will every day grow less apt or able to vind cate their liberars, and our army will every day grow the more concreted, and consequently the more fit for such an undertaking. Olaser Cromwell, when he tioned every meriber of this House out of doors, when he pid one of his soldiers take away our Mace that I sol's Dauble . * as he caded it, had not a much more a timerous regular army than we have at passent t will respect to such any mainly be carled on foot, and though the ornin under king James II, behaved in a more honomeable manner, vet such all, layour is not much to be depended on too I am convinced even that army we ild not have bet aved as they didit the discontented bull, of lad an army to repair to: or i, proper measures had been taken to garble them a little before hand

But, Sir, without any oren or violent attack upon our liberties, ike taut made by Oliver Cromwel, our constitution may. by means of hardring, and the many other posts in the sole disposal of the king, be undernimed, and at list, to use the in itary expression, e tirely blown up. It may come to be lail down as a nay,m, that an officer or sordier ought to be as onservant of his orders in this House, or at elections, as he ought to be in a camp or a field of buttle, and that courage and exper ence in the held are never to be regarded, however searce ole they may have been to his country, it they haven to be i ned to a backward less for the imnister's measures in the Fronce. Navit may happen, that the making of a proper i terest at elections, or the giving of a right vote in the House of Commons, shall be deemed the city services the orly ment worthy of preferrent in the aimy; and considering how many streets are in Pad at unt, considering how that must always be in Parament is imgas we keep up the same number of fer as le have at present, I also venture to say, that at such mexine should be est bushed not pursue i. it would be in the jouer even of the most wicked minister, to have aways a

majority at his command in both Houses of Parliament. In which case our Parliaments, tike the senate of Rome under their emperors, or the present assemblies of the states in most of our peophbocenur kingdons, would serve only for a your countenance to the secones of our measters, and for re-dering them more hold in their oppress or s.

At present, Sic. we have more reason than asual for a mg afterd of such maxims. Several of cers have been lately removed from their commands in the army ce is of almost every rank and star, in, and otheers who could not be accosed or any target or continued in their military d iv, therefore some people take it in on them to say, that they were removed for so be needed or contain committee the skylich

then pair is play daix.

They and the misant ne to differ fr in some ger tlemen in their sentiments, and they had the hoa sty to decide their sintracuts freely, and to vote accordingly in Porn ment, soon after this they were renaved from every post they led in the army, without any cause as and what can the world thank of such remeves? and I am sure ever gertema, of this Ho se, who believes that they were removed for virting in Parimment according as their conscience and their honour directed then a must join with me in comon. t at it is now I go time to flink of reducing our army, and or parties the matetiry torce of the kingdom upon some footing very different from what it has been upon for many years past. It is now the very logaming of a sesson; if we now r some upon a rediction, we was have thre to control and pass a Big three is la ng our maitra so asto meke at refn. out his e should now resolve "upon conti ang the same and her of regular inches I al sare, no gentaman can expect a proper concurrence or assistance in my such design, and therefore. I am sure no gentically a ll vertice to propose any schemes for that purpose; for mony the jections may be made ag institute bist schoole that can be proposed, and those y bo have not a mind to asme to any scieme, wit always pretend to think the ebientions and swerable; so at tunless the evestion for a relaction, at a time of so profound a term of it, be approved by a my oraty of this Hoose, no man can expict the approbation of the majority to any scheme he can propose, and no man

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⁴ See Vol 3, p 1551.

will chuse to propose a scheme which he

is sure will be rejected.

From what I have said, Sir, I think it will appear, that the question now before us is not, Whether by keeping up the same number of forces, we shall continue to neglect our Militia, for one year longer? But whether we shall continue to neglect it for ever? This, Sir, is truly the question now before us; and I leave it to every gentleman who has a regard for the constitution, or for the liberties of the people, or for the honour and safety of his native country, to consider what may be the consequences of his agreeing to such a ques-tion? For my own part I have done my duty; and if I should see our happy conatitution overturned, and the liberties of the people destroyed; if I should see our maritime cities and towns plundered, and the honour of the nation exposed by that spirit of effeminacy and cowardice which will soon prevail among all those who are not of our army, and perhaps at last among them likewise. I shall at least have this comfort left, that I have done my duty in this House.

Sir. Robert Walpole replied as follows:

Sir; I should be extremely glad to hear a method proposed by which we could provide for our safety both at home and abroad, without keeping any troops in our pay; but the honourable gentlemen who now seem to be for a reduction, though they have told us our neighbours keep up their regular troops only for supporting their arbitrary power, and though they have talked a great deal of the Militia, yet they have proposed no scheme for making the Militia of this kingdom useful, nor have they shewed us any method by which we can defend ourselves against the regular troops kept up by our neighbours, unless it be by keeping up some of our own I'm command to its may have for keeping up such large bodies of regular troops as they do, or, whether the Militia of this country may be so well disciplined as to be made equal to regular troops, are questions which I do not think very material at present; because, it is Color factor Control of the control it is as certain that our Militia, according to the state of no use or detection of the constant therefore till our Militia are made useful, till they are so well disciplined as to be able to defend us against regular troops,

we can put no trust in them, we must keen up a sufficient body of regular forces; and as soon as I see such a Militia in this kin slow as may be safely entressed with the defence of the kingdom, I shall then most readily agree to the dishanding of every regiment we have in our service. but that I am afraid will not, at least for some years, be the case.

Give me leave farther to say, that though ! I wish, Sir, as much as any gentleman in this House, our militia could be made as good as regular troops, yet in my opinion the thing is impossible. There is nothing, I am afraid, but necessity or pay, can make men be at the trouble and fatigue of training themselves up to the use of arms and military discipline; and as the people of this nation are not now under any necessity of so doing, I do not think you can ever get any number of them to submit to such discipline, unless you pay them for the trouble they are at, and for that part of their time at least which they employ in that way. By necessity I mean that natural necessity which men are brought under by the circumstances of the country they live in. In former ages all Europe was divided into a great number of little states or principalities, each of which was in some manner independent, and therefore they were often making inroids upon, and plundering one another: many of these little principalities were often united under one king or governor; but each of them had so much power within himself, and was so independent of the chief governor, that they were very tenacious of whatever they either pretended or thought to be their right, and their quarrels were oftener decided by the sword than by the laws of their country: this laid every man under an immediate necessity of accustoming himself to the use of arms and military exercises: and ina d m seer them reader the ght of nor practised to ach of any sort of employa cat. But ever since Europe has been reduced under the dominion of a few powerful potentates, the people live in security; those of the same kingdom or state have their differences decided by the law, and the dific crees that are selectiveen two gre 1 8010. reign states are oftener decided by treaty than by the sword : therefore the generality of the people in each state being free from those apprehensions their ancestors were perpetually under, have long since regioned the constitutions, and have applied themselves to arts and industry; but this general negicet of martial discipline has

made it accessary in each country to keep up a body of regular troops; and this is the true and the natural reason for introducing that custom in every kingdom and state now in Europe. The supporting of arbitrary power cannot be the reason in every one of them, because regular troops are kept up in all the free states of Europe, and according to the exigencies and power of their government in as great numbers too as in those where arbitrary power has been established.

In this country, Sir, the people live in the same, or rather greater security as those of any other country in Europe, and for the same reason the generality of them have neglected, and will always neglect to train themselves up to war. They are now under no natural necessity of studying or practising that art; and if you should pretend to lay them under a legal necessity, I am afraid you will find it impracticable. Such a law, or such a scheme, may appear extremely easy in speculation, but I am convinced when you come to the execution, at this time you would meet with insurmountable difficulties. Let us consider Sir, that for keeping the militia always well disciplined, you must have them out at least twice a week to learn or to practise their exercises. If you should make Sunday one of the days, you may depend on it many of the clergy, of all sects and persuasor s, who who supportes any cross arent upon them, and would therefore preach against it, from whence many of your peone would refuse to obey such a law out of a scruple of conscience: so that we might perhaps have marryes for keeping has the Lord's Day, which might at last produce a religious civil war in the kingdom. Two GIVE OUT OF SIX IS NO 1 TO TO APPENDE can spare; nay, even one day out of six, to be spent in military exercise, without any pay, would be hard upon a poor labouring man who had a family to provide for: it would be a tax, and a severe tax too, upon every labouring man, and every min a base ess in the knordon. Their time is their estate, and therefore it would be taking one sixth part of their estate from them, which, considering how low our estates are rated to the land tax, would be near equal to six shillings in the pound upon land. For this reason all the labouring men, and all the men of business in the kingdom, would think it a great grievance, to be in clause stone to other was besides Sunday, at their military exercises, and what would our landed gentlemen, and

our rich merchants and shop-keepers think, what would those gentlemen of this House who now seem to be so fond of a well-disciplined militia, think of being obliged to get up two days of the week, at five or six o'clock in the morning, wet or dry, to take a musket upon their shoulders, and to spend the whole day in painful exercise and fatigue? It would therefore I believe be impossible to oblige all the men of the kingdom to list themselves in the militia, and it would be unjust to oblige a few only, unless you put that it or that extraordinary service.

Gentlemen may talk, Sir, of making the people use military exercises by way of diversions; but it is certain the people will always chuse their diversions; if you establish any diversion by a law, it becomes a duty, and ceases to be diversion: The people will then look upon it as a husiness, and a very troublesome useless business too. Besides, Sir, no man that minds his real business or occupation, repairs to any diversion till his business be over, therefore no man has any set and unalterable time for his diversion: even Sunday itself is often incroached on, when necessary business requires. If you appoint to actif two certain days every week for military exercise, which would be absolutely necessary, such appointment would often interfere with people's other affairs, with those affairs by which they are to get their bread, or provide for their families; and if you sent them to their officers for leave of absence, the obtaining of such leage would probably become a tax upon every man that had occasion for it, and the tax would rise in proportion to his ability, and the urgency of his business. We may from hence see, it is impossible to establish military exercise as a diversion: Such an attempt, especially if it were enforced by law, would raise a most general discontent and murmuring, and would consequently expose our present happy establishment to greater danger, than it can ever be exposed to by keeping up a small regular army, and leaving the rest of the people to pursue some industrious art or employment, or to follow such lawful diversions as they themselves shall chuse, without any let or disturbance.

Therefore, Sir, while we are surrounded with neighbours who keep vast armies of regular troops continually on foot, I must think it absolutely necessary for us to keep up some regular troops of our own, for defending our coasts and maritime cities

from secret and sudden invasions, and considering the extensiveness of our sea coast, and the present unsettled state of affairs in Europe, I cannot think a less number sufficient than that we have now on foot. But, Sir, whatever may be said, whatever can be said, in favour of a well disciplined ! militia, can be no argument for a present reduction of our regular forces; because no man can say our militia is now under any tolerable sort of discipline, or that they are such a military force upon which our government can depend either for its own support, or for the protection of the people; and I must think it would be a sort of madness to give up that, or any necessary part of that upon which only we can now depend for our safety and protection, till we have provided something in its stead, upon which we may with some reason depend for our security, at least against foreign invasions.

Mr. Henry Pelham said :

Sir: My honourable friend who sits near me but so taily answered the gentle and who spoke against the motion, that I believe every gentleman here is convinced, that there is an absolute necessity of our keeping up a number of regular forces in this nation. But, gentlemen, give me leave to take notice of two or three things that were thrown out by the honourable

gentleman over the way.

The honourable gentleman, Sir, seemed to be very apprehensive of the effects which the army may have upon the courage and morals of the subjects. For my part, I am so far from being of opinion, our regalar and tends to depose the natural courage or the spirit of the rest of our subjects, that I am convinced a regular army of natives, well clothed, well paid, and kept under an exact discipline, will in every county tend to raise the spirit of the people, and to make their men in general affect to imitate that courage, that regularity of manners, and that discipline, by which they see so many of their countrymen, perhaps their relations, rise to honour and preferment; for if an army be kept under proper discipline, and preferments justly disposed of, a regular and virtuous behaviour in private life, as well as an exact performance of his duty as a soldier will always be made necessary for intitling a man to preferment in the army; and if the youth and high-mettled of every country are apt to keep company with, and imitate the soldiers, an army,

under a right government, will always he of greater use towards establis ang vitue and morality among the people in general. than any tother set of men, not excepting even the clergy, can be. Indeed, if your government be in vicious hands, if favours and preferments in the army be distributed or hand the lend, the debauched, and the profligate, your army, like every other set or men who depend upo I such a general ment, will contribute towards corrupting the morals of the people, and under such a government the militia would do the same: for preferment in the militia, as well as in the army, must always depend upon the government.

Liberty, Sir, does not depend, it never did depend upon the government's having or not having a regular army in their pay, The liberties of the people must always depend upon their virtue. The armies of a virtuous people will protect their liberties; and a luxfirious, vicious people will sell them to the first purchaser, whether they have a standing-army or no. The Romans had great stoading-creats by before they lost their liberties, and when they did lose them, Sir, the standing-army was on the side of liberty, at least on that side that had the greatest shew of it. We have now several free States in Europa who keep up, who have long kept up numerous standing-armies. In Holland, in Venice, in Poland, they keep up standingarmies, without thinking their liberties can from thence be in any danger. In Sweden it was their army that restored their liberties; and in this country it was our army that restored our liberties in the reign of king Charles 2, and it was our army that, preserved them in the reign of his brother king James. In all countries the army will follow the general bent of the people from whence they are drawn, and if the general bent of the people be towards slavery, they will do as they did some time since in Denmark, they will make a free gift of their liberties: Then, indeed, an army may be so modelled, as to prevent the people's resuming the grant they have made; but such an army must not be an army like ours, it must not be an army whose very existence depends upon the annual consent of the people, and whose pay depends upon the grants annually made by a parliament tenacious of their own and the nation's rights. In this country I hope the general bent of the people is no way inclined towards slavery: I am sure some gentlemen have lost a great deal of

pains if it is. And if there be a spirit of virtue and liberty among the people, the same spirit must prevail in our army, which is the same of the best of the people; therefore it can never be supposed our army will countenance or support any measures that may tend towards establishing arbitrary power.

that may tend towards establishing arbitrary power. As to what has been insimuated as if soldiers were no better than the slaves of power, whatever it may be in other countries, the soldiers of our army, Sir, are as free as any other of our subjects. They are governed by the laws of the kingdom, as all other subjects are. There is, it is true, one law which relates particularly to them: but that law is fixed and certain. and publicly known; a soldier from thence knows his duty, and if he behaves like a good subject, and does his duty as a solment: he is not under the arbitrary will and pleasure of any man in the kingdom, no not even of the king himself. Our soldiers are not, nor can they suppose themselves a body of men different from the rest of the people, on account of their being subject to a law which relates to them only. Every corporation, every soen v, at a tevery ort in it ' the kingdom, have the same reason to think themselves a body of men different from the rest of the people; for every one of them are subject to some laws which relate only to the particular corporation or society of which they are members, or to the particular trade or profession they are of. Our militia are in the same circumstances; they are already subject to a law which recognized and a second recognized to the contract and the contract militia, I hope you would not take the command or the power over them out of the hands of the crown; for such a regulation, as it happened to be once before, I should look on as a total subversion of our present happy constitution. I can therefore see no reason why we should think our liberties in greater danger from a standing regular army than from a well disciplined militia; I am sure it is as much the interest both of the officers and soldiers of our army to preserve our constitution, as it can be it an set of the buth kingdom. The behaviour of the army nuder Oliver Cromwell can be no argument against our present army: Our constitution was then overturned; a set of men who had got and this House, had

murdered their king, had annihilated the other House, had excluded even from this thought the street of the server of the server of the army thought they had as good a title to take the government of the nation to themselves, as to leave both the nation and themselves under the absolute power of any set of private men in the kingdom; and what was the consequence? That very army, as soon as they could find an opportunity, restored our constitution.

Arts and sciences, Sir, are the certain product of liberty and security; and ignorance and idleness are as certainly the product of slavery or a state of war. The security of the people being once established, it may for some time be preserved without any regular troops; but security makes them neglect to train themselves up to the art of war, and then a standing army becomes necessary for their defence; especially if their neighbours are presided with great nambers of regular troops. This is the natural course of things; it is, I believe, impossible to alter it by any regulation. The security of the people of this kingdom was established, and arts and sciences began to flourish, before we had any standing army; but a total neglect of military discipline was not then so general as it is now, nor were our no line on di the ach namerous ... es of regular forces; therefore it might then be possible to preserve the security of the people without a standingarmy, and yet now the case may be, and I think is, quite otherwise. Our neighbours are fully sensible of the great neglect of arms and military discipline among the generality of the people of this kingdom: They know how much superior their regular troops are to your militia; and if you had no standing-army they would be ready to insult you, to invade you, upon every occasion; therefore to protect the people against foreign invasions, a small number of regular forces is absolutely necessary, and I do not think it can be less than it is at present.

Then, Sir, with respect to insurrections and civil commotions, we may know from experience, and from late experience too, how ready a factious party are to fly to arms, though they are certain of the management of the party of the party of the party of the strong, for the battle is that a reason the strong,

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nor is victory chained to the most numerous army. In the late rebellion, I hope it will not be said the majority of the people were on the side of the rebels, and much less can it be said the majority of the people had any inclination or occasion to fly to arms for their relief or preservation; yet that faction flew to arms without any just provocation, depending for success upon the small number of regular troops we had then in our pay; and if it had not a ca for that family raffregues to me, small as it was, those factious rebels might probably have overturned our government, and with it, our liberties. The case will always be the same, Sir, when you reduce your army too low, some faction or another will fly to arms, and in these several bloody contests, our constitution and liberties will probably at last be made a sacrifice; for though a state of perpetual discord and civil war may perhaps be better than a state of abject slavery; yet we find in most countries the people have at last those to submit to arbitrary power, rather than to continue under, or renew the miseries of a civil war. Queen Elizabeth, it is true, had. great reason to dread insurrections and convulsions at the beginning of her reign. She altered the religion she found by law established, and she had a pretender to her crown of that very religion; but the religion which was then established by law, was far from being established in the hearts of the majority of her people; and her establishing by a new law that religion which was before established in their hearts, gained her not only the hearts, the hands, and the purses, of the majority of her people, but proved her great and her chief security against the pretender to her crown. This secured the peace of the nation at home, and none of her neighbours having then any great number of regular forces in their pay, it was not necessary for her to keep up a standingarmy, for securing her people against foreign invasions. His present Majesty will I hope upon every occasion find he has the hearts, the bands, and the purses of the majority of the people at his command; I am sure he has through his whole reign highly deserved it; but it cangood as they were in queen Elizabeth's time, nor the Protestants row so much united amongst themselves, or so zealous in the defence of them religion; and us every one of our neighbours now keep in continual pay vast armies of regular troops,

it may be absolut ly nece sny for us to keep up a standing-army, though it did not appear to be so in the reign of queen Elizabeth.

I shall not say, Sir, that all the Jacobites are for arbitrary power; but I am their scheme would be the establishment of it; and as for the Papists, if they understand the religion they profess, they must be for arbitrary power; for their religion can be supported by nothing but ignorance or arbitrary power: In former ages it was supremisting course distinction is pretty well removed, it can be supported by nothing but inquisitions and arbitrary rule; we may therefore suppose, if the Papists amongst us should ever get the government into their hands, they would establish a despotic sway, in order to restore and support the religion they profess, As for ministers and their creatures, I do net know but many of them may have an itch for arbitrary power; but they are not the only persons infected with that disease: It is a disease incident to other men, I am afraiti to most men, as well as to ministers; and we know by experience, in this country as well as in others, that ministers have been opposed, have been hanged or beheaded, under a pretence of their endeavouring to usurp arbitrary power, by men who have committed that very crime as soon as they found an opportunity.

I believe, Sir, it cannot be said our soldiers are the most abandoned set of men in the kingdom. I could name some other sets of men that do more mischief by their example. Some of the abandoned, do infinitely more. Soldiers may be lewd, profligate wretches, but where there is one so, I hope, there are at least ten otherwise; and the example of ten will always have a greater effect than the example of one. But if the majority of the army were supposed to be such wretches, it could be no argument for disbanding them; it would only be an argument for taking some method to put them under a better and stricter government; for it is certain the military law may be made much stricter and more severe than the common law can be made; not be said that our militia are now so I therefore the army may be made to promote virtue by its example; and if any set of rogues should venture to oppose the civil power with force of arms, surely a few regular troops would be of great use for suppressing such a gang, From what happuns while we have an army, we are not to judge of what may happen while we have mone, or but a small one; none but smugglers have lately dared to oppose the civil power with force of arms; but if we had few or no regular troops, I make no question but other rogues, even house-breakers and highwaymen, would follow the example of the smugglera: while we have a sufficient number of regular troops, no set of rogues dare venture upon any such thing; if they did, I hope no gentleman of the army would think it beneath him, to reach against those who appear in arms against their country.

I must say, Sir, I am sorry to hear any gentleman of this House make the most distant insignation in favour of mobs and tumults. If any magistrate should oppress or injure the people, they may have recourse to, and will be relieved by, the laws of their country. To seek for redress in a mobbish tumultuous way is certainly illegal, and is often attended with mischief to the innocent as well as the guilty. Rogues generally take the opportunity of such public calamities to plunder without distinction; and the malicious take occagion to satisfy their own private malice and revenge: It ought therefore to be the chief care of every government to prevent mobs, or suppress them as soon as possible: and no method can be so effectual, as to have a few regular troops ready to obey the call of the civil magistrate upon such occasions; but you cannot have a few regular troops in every part of the kingdom ready to answer the call of the civil magistrate if you reduce any part of the number

you have at present on foot.
Sir, the respect and esteem we have among foreigners does not depend upon pur regular troops only, it depends likewise upon our navy, and the great number of regular troops they know we could have, and could maintain, in case they should provoke us to war: for this reason we are justly more respected and more feared than some other states who keep in contimual pay as many troops as we do; because they keep up in time of peace as many as they could have or maintain in case of war; and have no such navy either to protect their own coasts, or to infest those of their enemy. But, surely, we are more to be dreaded by our neighbours, when they know we can immediately, upon a rupture, send out a superior fleet, with an army of 5 or 6,000 regular troops on board, to plunder and lay waste their country, perhaps for several miles up from their sea

coast, than we should be, if they knew we could send nothing but a ficet against them, which could only bombard some few of their sea port towns: and while we have such an army as we have at present, they cannot propose to do us so much mischief upon a rupture by landing small parties here and there in the island, as they could propose to do, if we had no regular troops, or a less number of regular troops, to oppose the landing of such parties, or to intercept them in their return to their ships.

It is true, Sir, we cannot have a great body of regular troops in every part of the island where an enemy might land; but the small body of troops we have may be cantoned so as to have at least a regiment at or very near every place where an enemy could expect any plunder worth their while; and one regiment, with the assistance they would upon such an occasion get from the country people, would be sufficient to oppose the landing of a very large party, or at least to stop their progress; for one regiment of regular troops would add greatly to the spirit even of our multia, and would encourage them to take arms for the defence of their property. But supposing the army we have at present not sufficient for guarding all our maritime counties, it may be an argument for putting our militia on a better footing; but till that is done, it is an argument for increasing rather than for diminishing the number of forces we have now on foot. And while our army consists of naturalborn subjects of Great Britain, no foreigner can, from our keeping a few regular forces in pay, suppose our government does not enjoy the affections and esteem of their own peo, let a mercenery army of forcin ters ept up in the kingdom might give occasion for such supposition; but an army of subjects will always be liable to the same affections with the rest of the people, and will therefore always be a very improper instrument for supporting a hateful government, or for keeping a disaffected people in obedience.

Every convenience in this life, Sir, must be attended with some inconveniences; the inconveniences attending our keeping up so small a number of regular forces are so few and so small a consideration, it may be properties from our army; the meaning of which is, we have felt no such inconveniencies as ought to be regarded. If we had never since the peace kept up above one half of the distriction, presented as a registratively

would have paid no considerable part of our debt, and therefore could not have freed us from any of our taxes; and the quartering of soldiers is so far from being thought an inconvenience or expense to any county or city in general, that riest parts of the langdom are desirous of having soldiers among them; because it consumes a part of their space provisions, and can be no burden or meanventoce to any but those who keep public howers, most of whom get more by what the soldiers spend in their houses, than the expence of their quarters can amount to. As for the insolence or rude behaviour of the soldiers, it any such thing happens, which I an convinced soldom does, the land-ord is sure of getting justice done him in the most summary way, by a complaint to the commanding officer; and it he should tail of it in that way, be may get redress by complaining to a justice of peace; or for any assault, battery, or the like misdemeanour, he may have a r net on or indictment at common law against a selder, as well as against any other man in the kingdom. And as for our liberties, I can see no reason why our soldiers should not be as careful of them as any other set of men in the kingdom; for very few of the officers, and none of the soldiers, can propose to better their condition, but must necessarily make it a great deal worse, by subjecting themselves and their country to arbitrary sway.

Now, S.r, with respect to the present situation of our affairs both at home and abroad, and the reasons that may from thence be drawn for keeping the same number of forces in our pay, at least for this ensuing year, whatever may have been the effect of our late measures, it is critain, that if the late peace between the 1' uneror and France be not such a one of a of hit to be, it is so far from being on my ment for reducing our army, that it sa strong organish for increasing it: to, if by that peace the Emperor and France entered into any concert for preser bing laws to the rest of Europe, or for meroaching upon any of their neighbours, now is the rever time for breaking that concert, et rets force or by treaty, because the l is not now in a condition to percently part of that concert, or at least not in such a cordition as he will be, after he has breaght the Tarks to submit to what error he shah please to impose. If hata dute force stoud be found necessary, we must greaty factorse our army; and left should be proposed to be done by treaty, by reducing any part of our forces, we shad derogate from the weight we may have in any treaty to be set on foot for that purpose. In this treats ready no such concert between the Lasperor and France, as I believe there is not, have we not some reason to apprehend that brance and her aliass will be not dot the present opportutity for gailing some new advantage, or ar making some new conquest, from the lamper or, or from some of his allies? And while we are under such reasonable apprehers ons, can it be said the present is a proper time for us to reduce our army?

We are not, it is true, Sir, to keep a land army for the defence of our alues. nor do any of them desire we should: they are all of them at vast expence in keeping up numerous land armies, and forniting and keeping in repair their frontier towns. in order to provide for their own detence: but we stand engaged by treaty to turnish some of them with a body of regular tropps as soon as they shall be attacked, and this engagement we could not perform, it we should reduce our army to a less number than it consists of at present. I shall i kewise ad not that we night in a year or two appe ir with great armies in the field, though we had not near so many regular troops in our pay as we have at present; but in that time some of our alice might be reduced to the last extremity, and perhaps obliged to submit to a peace on any teras. We all know how early and how soon France reduced the whole kingdom of Span after the death of their last king; which could not have been done, it'we had been ready to have sent a great number of reguer froops to the assistance of the party we sail then in that kingdom: by this means the following war accame much more heavy and expensive than it would otherwise have been, so that we paid severely for the litt e trugality we made use of in reducing our troops after the treaty of Ryswick, and if ever such a war breaks out again, the consequence will be the same, if we should render ours, lves unable to assist our friends with that a body of troops, at the very beginning of the ver-

The , Sir, I du, k it must appear that from the inceent situation of our affairs abroad, notice in can be drawn for an immediate religion, and nota the present situation of our affairs at horac, there is I am suice as little reason for a reaction; for let the notional distant into at present proceed from whit to y will, after take the confects are going so great a length as

to break out in mobs and tunudts in several places of the kingdom, it is not surely a proper time to make a great reduction of our army. I am as sorry as any gentleman can be, to find so many of our people uneasy and discontented; and I must be the more sorry, because I am certain they never had less occasion. It is not the debt we owe, it is not the taxes we pay, nor the continuance of those taxes, that are the true causes of our present discontents. The debt we owe was contracted for preserving our religion, our liberties, our properties, and every thing that can be dear to a people. Our taxes must be continued till that debt is paid, and our immediate preservation must in the mean time be taken care of. For this purpose no expences have been incurred, but what the wisdom of the nation hath thought absolutely necessary, nor any taxes imposed or continued but such as are the least burdensome to the people. We must therefore look somewhere else for the cause of our present uneasiness, and it is well known where we ought to look for it. There is a party amongst us who have been recouring for many years to overturn our present happy establishment; they can approve of no debt that has been contracted, nor of any taxes that have been or shall be imposed for the support of that establishment they are labouring to destroy: By means of the scribblers and other tools they imploy, they have persuaded multitudes of people, that our debt was unnecessarily incurred, and that a great part of it might have been paid off, and the taxes consequently abolished, if we had not every year, for many years past, run ourselves to a vast public expence, for which there was not the least occasion; like pettyfogging lawyers, who always find fault with on honest attorney's bill, in order to persuade the client to leave him and employ them; and as few men are themselves good judges or the case, such petty loggers too often succeed; but when they do, the client always finds his lawyer's bills more extravagant, and his affairs at last entirely ruined. The case would be the same with this nation, if ever that party should prevail. I hope they never will. However it must be confessed, it is well known, that by means of the daily, weekly, monthly, and occasional libels they publish, and by means of the many orators they have in every place of public resort, they have poisoned the minds of many of has Majesty's embjects; in which their late Printed make die tised by the Lin verg-

success is chiefly to be ascribed to the law lately passed against the retail of spirituous liquors: for though every man of virtue or sense in the kingdom must approve of that law, yet it is certainly disagreeable to the lower class of people, of which our mobs are generally composed. This law I say, Sir, this most necessary law has added greatly to the success of the disaffected party amongst us: Nay it has made them so daring as to direct their libels against the parliament itself: They have of late even attempted to diminish that veneration which our people have always most justly had for parhaments; but this I am no way surprised at; for that party have never shewed any great liking to parliaments; and if we should disband any great part of our army, they would probably shew their dislike in a manner more effectual, prat least more dangerous, than that of writing or talking.

There may perhaps, Sir, he some soldiers in our army who would be glad to be discharged, but I am sure there are not many, unless it should be with a view of getting new levy-money in a little time after; and if they should be disappointed in that view, they would list with the discontented for nothing. But, Sir, if we should in a time of general discontent, and when insurrections are justly to be apprehended, offer to disband any of our soldiers, there are many who would desire to be discharged, not with a view to return to labour and industry, but with a view to join whoever should appear in arms against the government; for among rebels, a disconted seliftematy expect to be made a

process corporal at least; and every serieant would expect to be made an oficer. Chelsen Hospital could receive but very few of the disbanded; it could not receive one half those who would expect to be put upon that establishment; and those who is I then ence disappointed, would certainly imitate their betters, they would join with the disaffected; so that in every light we can consider it, a present reduction would be a diminishing the power of the government to preserve the peace of the king congress on the pover of the disaffected to disturb the quiet of the people; and that at a time when the power of the latter has been, by a most necessary law, greatly increased. In a little time, perhaps in a few months, these discontents may subside; the lower class of our people will find they can live without the use of spirituous liquors, and that

they live more healthfully than with them; they will then join with the rest of the kingdom in their approbation of that law, and then a reduction will not be so dan-

gerous as it is at present.

1351]

Sir, I have already shewn why any army under a lawful and regular government, can never be supposed to behave in the same manner the army did under Oliver Cromwell; and if any attempts should be made to undermine our constitution by means of those maxims we have been frightened with, the parliament would interp se, the arrey itself would mutuay much as I could to prevent our exposing against such maxims; but I cannot see why we have at present any reason for being afraid of such maxims; for I am sure no man willpretend his Majesty would, or could be prevailed on to cashier any officer for voting or behaving according to honour and conscience. The behaviour of an officer may be influenced by malice, revenge, and faction, under the pretence of honour and conscience; and if ever any officer of the army, because his Majesty refused to comply with some very unreasonable demand, should resolve to oppose in every thing the measures pursued by his Majesty and his ministers, I should think any man a most pitiful minister, if he should be afraid of advising his Majesty to cashier such an officer. On the contrary I shall leave it as a legacy to all future ministers, that upon every such occasion it is their duty to advise their master, that such a man is unfit for having any command in his armies. Our King has by his prerogative a power of placing, preferring, and removing any officer he pleases, either in our army or our militia: it is by that prerogative chiefly, he is enabled to execute our laws and preserve the peace of the kingdom, if a wrong use should be made of that prerogative, his ministers are accountable for it to parliament; but it cannot be taken from him or diminished without overturning our constitution; for our present happy constitution may be overturned by republican as well as by arbitrary schemes. Therefore it must be left to his Majesty to judge by what motives an officer acts, and if he thinks an officer acts from bad motives, in duty to his people, in duty to himself, he ought to remove him.

The only question, Sir, now before us is, Whether we ought to keep up the present number of forces for this ensuing year ? Next year the same question must again come before us, and then every gentleman may en a take 45 he pleases. There may

be reasons peculiar to the present time. I think I have shewn some very some ent and peculiar reasons for keeping up the same number for this ensuing year. In so doing I am sure I have done my duty; and if the nation should be insult, I and invaded by foreigners; n'a civir war snou d'hreak tale and spread desolation and murder over the whole island if the Jacobites should prevail, and our religion, our liberties, and our properties should be thereby rendered precarious; I shall have some consolation in this reflection, that I endeavoured as ourselves to such miseries.

The question being at last put upon the motion for keeping up the same number of troops, it was upon a division carried in the affirmative by 246 to 178.

DIBATE IN BOTH HOUSES ON THE PRINCE OF WALES'S ALLOWANCE,"] February 22. This day Mr. Pultency nade a Motion in the House of Commons for an Address to be presented to his Majesty,

* " This year was marked by two domestic events, which proved highly prejurical to the influence of sir Robert Walpole, and greaty contributed to hasten the close of his administration; the public opposition of the Prince of Wales and the death of queen Carolice

" Frederick Louis, prince of Wales, was born in 1707, and continued at Hanover until be tall at ned the 2.st year of I's age. George the second had found, from his own expanence, the chambrassments to which gore used in gul be exposed from the oppos a red too he appear int, and dreaded the wrival of a son who might irritate the state of parties, and increase the ferment arising in the kingdom against the measures of the cabinet. He from tan to time elerged his removal from Hanover, and did not send for him to England, until a concurrence of circumstances rendered it is iposited to permit his longer residence of the econocat.

" Clamours were justly raised in England that the heir apparent had received a foreign concern a sail was estamed abroad, as if to be could an attachment to Hanore in pre-ference to Great Britain. The ministers at length veneuro, to reministrate with the king or the subject, in the pury council formerly represented the property of the resecute in Fagiand The king, however, still hesitate is when an event occurred, which decided his choice, and induced him to accelerate the prince's leparture from Germany

"A long negotiation had taken place between the houses of Brunswick and Brandenburgle, for a double marriage between the prince of Wilcs and the princess royal of Prusas, and the prince rayel of Prusasa and

that his Majesty would be graciously in both Houses were necessarily pretty pleased to settle 100,000/. a year upon his royal highness the prince of Wales: and on the following day the same motion was made in the House of Lords by the lord Carteret. As the Arguments made use of

much the same, we shall give an abstract of the Debase in both Houses by way of Argument, Answer, and Reply. The Argument for the Motion was to the following effect .

the process Ameha This negotiation had commenced in the page of George the first. am tas east ly promoted by one daughter Sa law Der e y who base ospo sed Preserick William, king of Prussia. Both parties seemed to have less the strop write, at anxiety; but the capricious and brutal temper of Frederick William, and his sudden secession from to neats of H gor, he so highly offended Gorge the from this her psed to favour the proposed intermarriages. Still further obsta-te while to any in the research of George the second. The two kings, from their early years, had formed a violent antipathe to cach other. The sast most process adopted by England increased this misunderstanding. Frederick William had been lured by the emperor to join the alites of Vienna, in opposition to those of Hanover, and his recrusting officers frequently made illegal inrolmer you the Hanove, an term tacs

" In vain the queen of Prussia endeavoured to reconcile her husband and brother, and to products the conclusion of the ton, y cases, which she so carnesily desired. The antipathy off, two money is a case it said of about a zaza a case he ag of Pris a was case assuming to are been there ill tack for less an ance directly ter, which both they and his queen highly de-

"During the progress of this affair, the prace b diamen in maintent to the rincess of Prussin, and by the secret information of lis aunt, the queen of Prussia, was apprized to that the oter feether equal affection for him. The prince was now 21; his passion was flumenty ipposition, and being him, a th are cheasions of lesing the object of his affect tion, he adopted an expedient which proved the a and if it is actachment. He sent La Motac, Hanoverian officer, to Berlin, who obtained a private audience of the queen, in which he teles or that he was commanded by the parec ic perhap by a solicion of its acting neoglido to Berlin, and secretly esponsing her daughter, if their Prussian majesties would sanction this step with their approbation. At the same time be entreated the queen that it should be communicated to no one but the king. The queen received the message with a transport of joy, a restriction loss, and promined to keep the s et as it to that At normal, however she disclosed it to Dubourgeay, the English enote on it attitions latered his to be so much her friend as to partake of her satis-1 . 5 Diletegray express l'Es cencera that so important a secret should be confided to him, and declared it his duty to send immediaterniarmation to the king of England. The queen, conscibus of the error which she bad unwarily committed, conjured him not to hetray her confidence, but he persisted in his resolution; and a messenger was immediately displached The queen was greatly embarrassed at this unexpected incident, but trusted that the affair might be concluded before the return of the mes "uger from Foguand, and so sanguate were their bipes of success, that the k og of Prussia came from his honting seat to Berlin, expecting the daily arrival of the intended bridegroom.

"But while they were including these hopes, information was received that the Prince had been scatter to hi gland Grange 2, on the intelligence from Dobourgeay, dispatched colonel Launay to Hanover for that purpose. The prince received these commands with respect, and instantly obeyed them. At the conclusion of a ball he set out from Hanover, accompanied only by Launay and a single domestic, have sed Get n by [4] Pala land as a, private gentleman, embarked at Helvetsluis, and arrived at St. James's, where ha

was ellerere is histathe

" For some time after hisarrival in England. the novelty of his situation, his little acquaintance with the ranginge, his fot i greater of the constitution and manners of the country. and the dieals a charsen's to a serie, go timed of listation's and grading leptoning due submiss by magnescated and caraperly testifying his dissatisfaction. But as he increased in years, and become conscious of his I graded staton, the estimation at it his mather, are the restraint in which is was repr. naturally disgusted a young prince of high spirit, and to reasing popularity and the resumment which he had to a set on as his in whom they had placed implicit confidence. As he had a taste for the arts, and a fondness for literary pursuits, he sought the society of persons who were most coasp. 6 . . for their talents and knowledge. He was thrown into the company of Camerel, Caracardo, Palteney, Comain, and Se Whitana Wynobain, who were considered as the dearing characters for wit, talents, and urbanity.

" His house became the renderouz of young men of the nighese (xp. tation , L.). Lye o-ton, and the Grenvilles, whom he afterwards took into his bousehold, and made his associates. The usual topic of currentation and a least city was abuse of the minister, and condemnation of the meisures, urged with dranckeenness of wit, and powers of elequence. The prince found the men whose eep lation was an steadneat in literature, particularly Swatt, Pope, and Sir; I have a matter of the highest importance to lay before you, a matter which chiefly concerns one of the greatest and most illustrious persons in the kingdom; but as the well-being of the nation depends upon his welfare and happiness, therefore

Thomson, adverse to Walpole, who was the ob-

ject of their private and public satire.

" But the person who principally contributed to increase his resentment against the king, and to foment his aversion to the minister, was Bolingbroke, who was characterised by the first poets of the age, as the " all-accomplished St. John, the muse's frient," The prince was fascingted way his conversation and manners. His confident assertions, and popular declamations, his affected zeal to reconcile all ranks an I descriptions, the energy with which he decreed the Lancint spirit or party, and his plausible theories of a perfect government, without influence or corruption, acting by prerogative, were calculated to dazzle and captivate a young prince of high spirit and sanguine disposition, and induce him to believe that the minister was forming a systematic plan to overthrow the constitution, and that the cause of opposition was that of honour and li-

"So early as 1734, the misunderstanding between the father and son had increased to a very alarming degree, and the prince, encouraged by opposition, took a very injudicious step, which was calculated to provoke the king, a of occasion an immercate and spen rupture. Here said to the anti-chamber, and without any previous arrangement, requested an immedrate authorice. The king delayed admitting him till be had sent for sir Robert Walnole, on whose arrival, he expressed his indignation against his son, and would have proceeded to instant extremities, had not the minister contime to calm its resentment. He strongly inculcate I moderation, and persua led the king to hear with complacency what the prince

washed to communicate,

"On being admitted, the prince made three requests, in a tone and manner which indicated a spirit of perseverance. The first was, to serve a campaign on the Rhine in the linguistic and the servence, at the same time incatation of his revenue, at the same time immaning, that he was in debt; the third was, his settlement by a suitable marriage. To the first and third points, the king made no answer; in regard to the second, he shewed an inclination to comply, if the prince would whare with

due respect to the queen

The king had suppressed his anger on these demands of his son; but his resentment broke out with redoubled violence, when runtous were encaded that the property of happy to published for in adapt entationer his revenue. The query exert dull her efforts to solten the king's tool, nation, and the manuster used every argument which policy suggened

I must justly say, the whole nation is deep.

In concerned in the affair I am to the time
the liberty of laying before you; and as
the parliament is his Majesty's first and
chief council, there can be no question of
a nature too high for our consideration;

to incline him to moderation, and to induce him not to drive the prince wholly into the arms of opposition. These exertions had a temporary effect. The rupting was suspended, and the hopes of opposition were disappointed.

"The passion which the prince had eatertained for the princess Frederica, being thwarted by his parents, preyed upon his mind and increased his disgust, and when the proposal of another in, in was imparted to rote, be remonstrated with great marks of offended sensibility, and expressed his repugner to to espouse a princess whom he had not seen, insoled of one whom he had seen and approved. When the creat general was noch for his a prariage with Augusta, pancess of Saxe Great, the prince of Wates sent for baron Borck, the Prossian maister, and complianed with the reindignation, that the king his father compelled bim to renounce all hopes of esponsing a Prussian princess. He requested him to lay his grief before the king his moster, and in assure him that he was determined to have rea sted all compulsion, and was only induced to igree to the afficiet with the princips of Save Getha, earbeing informed by las upility, that the king of Prissin had refused to give him his daughter in marriage. The expressed his heartfelt regret that he was not promoted to have the balour of terming all taken we can family which be loved more than his own, and to which, from his earliest infancy, all his desires had been directed; he hoped, neverless, that the arreg wears not with him his taxone and Lacardop. The action is the cern, that he was to be connected with a house from which be count in that a trion, which he shirts have footal in the angled Prussia, and lamon of his find have a said or fineral to remain a new the stockerstood all one in the processing or hard by this vine much have a rest to a sice thy, test as court to the second of the king of People of a long to be it of a great monacca, was an vive reserved that has house muse that by each live a community which Bones gave in a cooperation as a betreet conference to his master, fell into the hands of the king, and greatly protated his inflamma-

On the 27th of April 1786, the prince of Wales of justed the princess of Sixe to ha, in whose beauty, a complishments, and virtues, he for a ros to mer passion. But the manage dating former the mandating to twee at the father and son, it had are hid a contrary tendency. The increased expenses of the princess howehold, without an adequate message of importe, randers his situation sufficiency of importe, randers his situation sufficiency.

for which reason every gentleman, who has a the honour to be a member of either House of Parlament, has not only a right, but is in duty bound to lay before the House whatever he thinks may affect the happiness or the honour of his country. The

tis re irksome His revenue, although enlarged from 36,000%, to 50,000%, with the emoluments of the duchy of Cornwall, did not amount to 60,000l. a sum the prince and his friends deemed insufficient to support the dignity of his station. It became matter of public animadversion, that out of a civil list of 800,000/. he received only 50,000/. a year, although the king, when prince of Wales, received 100,000% out of a civil list of only 700,000l. But while this was industriously circulated, it was not considered, that Gorne the Second, when prince of Wales, had a large family, and that no ned seems vounge children, for whom he was to make a provision out of the civil list, which was not the case of George the First.

The marriage of the beir apparent greatly mereased his popularly. The all bits of his manners, the courtesy of his deportment, were contrasted with the phllegmatic reserve of George the Second. His protection of letters, his fondness for the politic arts, and his using merits, became the favourite theme of popular applause, and of parliamentary declaration among the members of opportunity.

(See also p. 1221 of this vol.)

"At length the misunderstanding arose to so great a height, that the prince threw himself into the arms of coposition. But what keeping advantable into the arms of coposition. But what proceedings, now laid down a systematic plan of proceedings, now laid down a systematic plan of proceedings to be told the transfer of the first step of which was an emancipation from all dependence on the compact of 100,000t, per nonum, which the king should be compelled to grant, at the remonstrance, and under the guaranty of parliament.

" From the time that this scheme was first suggested by Barnghrose, and when han been unadvisedly insinuated to the king, in 1734, before it was maturely weighed, the prince seems to have persisted in his resolution of appealing to parliament. Soon after his marriage, he mentioned his intention to the queen. The queen, perceiving that any advice would be ineffectual, affected to consider it as an idle and chimerical scheme; she treated it as a jest, and declared that there was not the least prospect of success. But her ren in trance hal no effect. Unger on by Boltight ke, whose last advice, before his retreat into France was to puisib information value one favourite object, the prince at length determined to lay he camb fore path onest. He accordingly applied to the most respeciable affair I am now going to propose for your consideration is, indeed, an affair of so high a nature, that I should not of my own head have taken upon me to have mentioned it to you; but I have communicated my sentiments to several persons of the greates:

members of opposition, without any previous intimation, not with a view of asking advice, but of demanding support. Pulteney, though surprised at the unexpected request, declared a hearty inclination on his own part to promote the measure, but added, that he must consult his friends. Finding, however, the prince determined to persevere, he engaged for the unanimous consent of his particular friends, and offered to make the motion himself. Sir John Barnard promised his support, and sir William Wyndham answered for the Tories; observlarg, that they had long desired an opportunity of saewarg table regard and adachment to the prince. He also declared that all his party were anxious to prove by their zeal, the falsity of the reproaches cast against them, that they were Jacobnes, and to snew that they were misrepresented under that name.

"Dodington, afterwards lord Melcombe, was the first person connected with government, to whom the prince imparted his design, and to him it was declared only on the 7th of February. Dodington gave a striking proof firmness and integrity, by declining to support a scheme prognant with so many evils, and made strong an

ineffectual.

" No information was conveyed to the king, and the mas rule refere ethelest attauntion of the business, or even suspect it, before engaged in any transaction which gave limit to C resident fresh en massificat He was aware that 50 000/ a year was inadequate to the dignified station of the beir apparent, and yet convinced that the king, incenseous haves against his sor, coole not be persuaded to increase that allowance. He was not however intimidated by a dread of offending the heir apparent, who might one day become his master, and aid not armk from his duty to his sovereign and to his country; but resolved to support the king in his just prerogative, and to oppose a measure which he considered as no less unconstitutional than disrespectful. He lamented, however, that the king had improvently delayed to make the prince a permanent allowance of 50,000/. year, in the same manner as George the First had granted his allowance when prince of Wales, and that he had not settled a jointure on the princess. Walpole was not ignorant that the prince derived from these circumstances just cause of complaint, and that until

rank and hest abilities in the kingdom, persons with whom I should chuse to live, with whom I should chuse to die; and all of them, find, are of the same sentiments with me: they all of opinion, it is an affair which ought to be laid before parliament, there-

that was removed, the opposition would have great advantage in the argument. In consequence of these sentiments, he used all his efforts to obtain a concession of these points, and finally conquered the repuguance of the king.

But the angracious manner in which this was offered, widened rather than repaired the breach. The minister summoned a meeting at his own house, at which were present, the dukes of Newcastle, Grafton, and Devonshire, the ears of S asborus gh. Horace Walpoic, and lord Hardwicke, recently nonfinated lord chancellor, on the death of lord Talbot. Walpole informed them, that he had, though not without the greatest difficulty, prevailed on the king to render the prince's allowance independent, and to settle the princess's jointure, and that his majesty had been pleased to give him authority to announce to the House of Commons, when the motion was made, his consent to both the e-points. The chance doc objected, that if this declaration should be first made in the House of Commons, without properly acquirating the prince, or no econter, It would have the appear of the best and surprise. He ado d, that the fit cals of the royal family might think themselves ill used, if they were reduced to so god a become that of voting in a dispute between the king and the prince, when it is is a hope your itformation as he recommended might have prevented the motion.

"To this sensible representation, the minister replied, that it was in vain to imagine the king cond benefit of to so but in not of submission, as to permit any private commutation of this kind, after the stars the pair a lead after y taken. The suggestion, however, of the chancellor made a due impression, and Waquie passible the king to send a message to the pance, by some of the logis of

the cannet coured

""Accordingly, on the day in which lord
Hurrancke received the great stal, which he
was waiting in the antichamber with the duke
of Newcastle and Argyle the earlot Wilham yton, and other lot is of the council, sor Robert
Walpote came out of the king's chamber in a
hurry, holding a paper in his hand. Calling
ell the lords of the cabinet to the upper end of
the mora, he read to them the drught of a
message, in his own hand-writing, and acquainted them, that it was the king's pleasure,
it should be immediately consecuted the prince
by the lord chamberlow, lord president, lord
steward, and lord chamberlant.

"The draught was not fairly transcribed, and several of the lords complaned, that the

fore I shall take upon me to mention it to you, and to make you a motion which I hope will be unanimously agreed to.

The Commons of Great Britain in Parliament assembled, have not only an undoubted right to make such grants as they

whole business was transacted with such precipitation, that sufficient leisure was not allowed to consider the terms of the message, The time pressed extremely, and the was leighly to proper for such money consultation. For the company which assembled to attend the levee filled the room, and could not avoid hearing many of the birings which passed in the course of conversation, The chancellor, however, ventured to object to the expressions, the undutiful measures which his majesty is informed your royal highness intends to pursue; but it was rephed by the minister, that the king insisted on the sord endutited, are that it was no great cata the te was and red not to add severer epithets. The charicellor, however, persisting in his objection, the word 'intends,' was changed for hath been advised to pursue.'

"The chancellor took Walpole aside, and expectalated with a bounter notes, pot or deing such a disagreeable errand the first act of his of act if the master answered, that he had hinted this to the king, fas far as he durst venture in so nice a case, but the king prevents that the first senson by excitating,

1 my chancellor shall go.'

The expostulations of the chancellor, however, produced a variation in point of form; instead of only four officers of the crown, the wild a matter and the crown of the crown of the message. It then growing late, sink of the message. It then growing late, sink of the message of consequence was expected in the House of Commons, that he and air Charles Wager must attend, and they both went away, leaving mean I drawful of the message. It is also refired to the message. It is also refired.

"When the ceremony of giving the great seal was over, the remaining lords of the cabinet deliberated in the council chamber on the sage was not yet copied, and a rumour was House of Commons; the lord steward and the lord chamberlain were deputed to inform him, that the lords of the cabinet were ordered to attend with a message from the king, and regrestes to know where he would it eite it. H≥ abswered, in his own apartment. es the fair copy was compared white a de a pale the leads went to the prince, and home she if into the lever room, the came citor I so his hand, on being appointed to his high office, and received his congrationations. The devibeing then closed, he read the message over audibly and distinctly.

"The chancelor haring applieded, there

think are necessary for the honour and welfare of the nation, and to appropriate those grants to the uses for which they intend them, but likewise, Sir, they have a right to follow those grants, to examine into the application of them, and topunish those

was a short pause, and a profound silence ensued. The prince looking about him, said, my lords, 'Am I to return an immediate an-'swer?' To which the chancellor replying, 'if your royal highness pleases,' the prince then delivered a verbal message to the following import: [see it at p. 1407.]

"When this Answer was reported to the king in the evening, by the lords, he looked

ors, a sed, for neiterio reply.

"The situation of the minister was rendered more embarrassing at this particular period, from the ill health of the king, who was at that time so indisposed as to give real apprehension, that he could not long survive. Hence Bolingbroke, in a letter to sir William Wyndham, expresses his astonishment at Walpole's imprudence, in offending the heir apparent, who was hardy to become his master, and the duchess of Marlborough thought his conduct no less incomprehensible. This circumstance had given to opposition a great accession of strength, but had no effect on the conduct of Walpole.

"On the 22d Pulteney made his motion for en address, requesting the king to settle the same jointure on the princess as the queen har wher slic was princess of Wales, assuming the king, that the House would enable him effectually to fulfil the same. The great points which Polteney, and those who supported the motion, laboured to prove, were, that the prince hid a claim to the proposed all induce, founded on equity and good policy, and a legal tigat, founde (on law and precedent, and the t the revenue of the civil list had been granted to George Lie First, and afterwar Is any natural under George the Second, on the express, or at least implied, condition, that, out of that revenue, the sum of 100,000%, should be reserved for the prince of Wales, as a permanent and independent establishment, which the king had it not in his power to withhold. Pultoney supported the principles on which the motion was founded with great ability, and with a long series of historical references to heirs apparent and presumptive to the crown, who, he maintained, had received an independent and permanent allowance. He concluded by anticipating several cegent objections to the proposed address, arising from the impropriety and indecency of interposing between the king and the prince, between the father and the son, and of interfering with the prerogative of

"The minister in reply, began by observing, that he never rose to speak upon any subject with a deeper concern, and a greater reluc-

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who shall be found to have misapplied them. Nay farther, they may annex to their grants such conditions as they think proper, and if those conditions should not be performed, or if the occasions for which the grants were made should cease, they

tancy, than he did on the present important affair. He expressed the concern and embarresement on her which most menders of that House must lie, in giving their votes or opinion; if they declared in favour of the motion. they must seem to injure the royal father, their sovereign, or by declining the motion, seem to injure the royal son, and apparent heir to the crown. But he would declare his sentiments with freedom, because from his personal knowledge of the two great characters. he was satisfied that neither of them would think bimself injured, because any gentleman gave his opinion or vote freely in parliament : and he was convinced that the prince of Wales bad so much wisdom, and such a true sense of filial duty, that he would never consider as a favour bestowed on him, what had the least tendency towards offering an indignity to his father.

" He supported the prerogative of the crown. and the right of the king to dispose of his civil revenues, without the interference of Parliament, and to suffer no controul in the management of his own family. In the course of his speech, he communicated the substance of the measing which had been sent by the king to the prince, and declared that 50,000l. a year. exclusive of the revenues arising from the duchy of Cornwall, was 'a competent allowance, and as much as the king could afford out of the civil list. He expatiated on the impropriety of interposing between the father and son, deprecated the attempt to make a breach between them, entered into an historical examination of the several precedents mentioned by Pulteney, and densed that any foundation for such a parliamentary interposition could be found, except a single precedent under Henry the Sixth, whose reign was so weak, that the Pail ment found it necessary to assume several rights and privileges, to which they were not properly entitled. He declared, that the prince had neither a claim from equity or good policy, and still less a right, founded on law or precedent, and he mentioned that the resenues of the civil set lad by a chauted unconditionally to the king, without the most distant allusion to a stipulation, that 100,000i. per annum should be paid to the prince of Wales.

"The reasons arged by Waipole in contradiction to those advanced by opposition, sufficiently proved, to all dispassionate persons, if the room was not founded on language and the reply of Pulteney, in summing up the arguments on both sides. But a confident and plausible assertion, advanced by a supporter of the motion, made a deep impression on the

the Cambridge of his bring Dransation Line

being applied to uses of a quite different nature. This, I say, is the undoubted right of the Commons of Great Britain; and therefore, if any money formerly granted by preliament has not been applied, or has

not been properly applied, to the use it was intended by parament, we have not only a right, but it is our duty to examine ato it, and to direct, that for the future, it may duly, and in the most proper manner, but applied to that use for which it was granted.

House, and seemed to vindicate the proceedings of the prince, and to arraign the conduct of the king.

* * * * * * * * * * *

"Full credit was, at the time, given to this statement, as well because it was estentatiously displayed by two of the prince's servants during the debate, as because the minister, to preve t great heats and at imose is, made no immediate answer, and several persons were in due d'y tous representation to vote in favour of the motion, which was negatived by a majority of only 254, against 204. This small majority of 30 would have been reduced to a minority, had sir William Wyndham been able to finfil the pron ise of say; it, which he made to the prince in the name of his party. But torty five torus considered the interection of puriament as hostile to the placific of the British constitution, highly democratic, and such a dangerous innovation, that they quitted the House in a body before the division; an act highly honourable to those who refused to sacrifice then prin a lestother party.

"On the 23d, the same motion was made in the House of Lease by lord Cortered, and a similar debate second. It was no canced by a large majority of 103 against 40, and a protest was susceed only by feuricen petrs." Coze's

Walpole.

The following curious Natrative is taken from the Appendix to the fourth call in or Dod-ingrea's Diary.

A NARRATIVE of what passed between the Private of the Private and after- write have the Private and after- write have the Partiament, for an Augmentation of his Allowance to 100,000l, per ana, and for a jointure upon the Princess.

On Monday, the 7th of February, 1786-7, Indisposed, I thought it my duty to go to his lodgings next morning (Tuesday the 8th) to inhealth. I found his saddle horses in the court; the lowest lightness know I was there. I would not admit of it, being obliged, that morning, to attend the treasury, and the House; but, before my coach could drive off, or the prince to attend him.

"I found him with the servants in waiting

hair, to ride out. After having finished his dress, he directed the gentlemen to with iraw; and then, with his usua goodiess, was press to tilk to me very freely, upon the state of the Majesty's indisposition, and upon several other subjects, relating to transactions, and persons, of a public nature.

"After half an hour spent in this kind of conversation, I humbly offered to take my leave; but he commanded me to sit down again and then sail that he would comman, cate a secret to me of great importance, in which he should desire my assistance, and designed partly to employ me. I answered, that if his royal highness was pleased to trust me with a secret, I had one favour to ask, which was, that he would tell it to nebudy else, and then I would be answerable it should remain a He told me that it was not of that nature; that it would be known; that several people now knew it; but that no one servant of the crown, as he believed, was acquainted with it: that having always had more kindness, and affection for me, than for any body, he thought he owed it me (as he was pleased to express himself), to communicate it to me, the first of any of the king's servants, and by his own mouth: that those who were chiefly concerned, and engaged in it, were apprised of this his resolution, and not only approved, but even advised, that I should be the first of the court made acquainted with it,

"Exceedingly surprised as I was at this unexpected prelude, I only returned thanks, in the best manner I was able, for the gracious of addiscussing oppressions he was plussed use, and really did not guess (as I naturally might have done, if I had not been surprised) what it rended to. He then entered into very the complete of the administration, and even from their majesties: that he was not allowed where-withal to have, &c. that he was resolved to endure it no longer, and had determined to make a demand in parliament of a jointure for the princess, and of 100,000l. per ann. for himself, which his father had, when and we had been and we had control had so not be less not be and we had only to had a not be less not be and we had to had a not be less not be the source.

th in law and equity. I objected to the very great dauger of such an undertaking; put his royal highness in mind, how strongly I had always been against it, when he formerly mentioned it; and was going to show the fatal continuous to the strongly of success. But he interrupted it is it is seen in got for those it. It is seen in got for those but my assistance; he was determined upon the interrupt, and passed in send and speak

After having thus mentioned to you, Sir, one of the most undoubted Rights of Parliament, I shall next take notice that by an ancient and most reasonable maxim in our constitution, the prince of Wales, the chiest on of the King, and heir apparaments.

with my particular friends, namely, sir Paul Methura, 1std Walamu was, and the duke of Dorset; but chose out of kindness to me. to acquaint me first with it; that he would send to sir Paul by sir Thomas Frankland, and asked me, if I would break the matter to them, and what, I believed, they would think of it. Se sail of the danger and dancenties that attend negotiations of this doleste nature, even among the best friends, I replied, as to the first , and that I ham by berged one excused from lieaking it; that whatever friendship those ge at men did be the beater to admit he to, I thought it a matter too high to undertake: that, as he had mentioned his intentions of sinh g to them, and as they were by their rank, and affection to his royal highness, every way qualified to be consulted. I thought it highly proper that he should know their sentiments from their own mouths, in an affair of this very great importance; that then, what they said to his royal la liness, could not be inistaken, and what he was pleased to say tu then could not be many escuted 18 to 18 hat they would think of it. I was confident, by what I felt myself, that they would be infinitely surprised; too much so, in my judgment, to give his royal highness any positive and determinate opinion. He said, he did not want their opinion, but their assistance, and what would my friend the dake of Argyll do? Be extremely surprised too, without all doubt, Sir, I replied: I do not know what he will do ; but I am confident, I know what he would not do, which is, he would not advise your royal highness to this measure. He answered, that the measure was fixed, that he was resolved, and wanted no advice, but he would not send to him, nor to lord Scarborough, but to the duke of Dorset and lord Wilmington he would send, being resolved it should come into the House of Lords the same day, or soon after, let the fate of it he what it would in the House of Commons. He stopped here a little, and used some expressions, as if he would have me to understand, that he had said enough about all those that hethought I lived with in the closest connexion. I endeavoured, after assuring bim with what affectionate duty we had always been his saidere servants, to show the go at aug tobability of snocess in such an undertaking; but he cut me short, and said, none at all, that there were precedents for it; and mentioned that of the princess of Denmark, in king William's time that all the opposition, and the total were engaged in it: that as it was his own determinate, and he had been advised by no-body, when he had resolved it in his own mind, he thought it necessary to speak to people hanrent to the crown, ought to be made as free and independent as any other subject whatever; and for that purpose he ought not only to have a provision sufficient for supporting the dign to and grand or of his high birth, but that provision ought to be

selt, he had done so, to Mr. Putting, lord Carteret lead Cheste field, master vitte Rolls (Jekyll), and sir William Wyndham; that they were all been ty in at that Mr. Pult , ev, at the first notice, expressed himself so handsomely, that he should never forget it: but said he could, at that time, only answer for himself, not expected the propost on, but lenged leave to consult with some of his friends; anali his Rival High ess g inted I m, and he had, sum, assured the test they were toronomies, that sir Warm Wandhum lad sel, hast he had bong descrid an but tanky of showing his it, d and at eachment to his Royal Rights of that he would answer for his whole party, as well as for langett, and that he was very harpy, that an occasion presented itself to convince his R yil Highness, by their z alers are hearty appearance in support of his interest, how far they were to un being the sites and how much they were mesicon contel under tout terme, (N. B. He spoke in the debate, but did not vote, and farty-five tones use about 1 'that lo d Winchessa was gase con to Pawath, to make up the duke of Some it, wher he diorght would mare the the the or be that Mr. Sanlys sir Thomas say are as the Colbon, W. Wall v, say 3 to Der at , and several others, we care profit but out, and highly approved it to a, possibly so John Ramard might move it. If it is a line, if I had really beard nothing of it from the court. I assured him, with great truth, that I had not: from whence he was pleased to infer, low generally official the millister must be, that nobody would tell him a thing that so nearly concerned him, when by his Reyal Highness's calculation of those that knew it, and asked leave to consult their friends, there could not be less than from forty-six to fifty that must be accommanded with it: he added, that it would make an end of his power, or to that effect, which I had no reason to be sorry for, I told him that, indeed, I had no reason, nor did I pretend to be partial to the minister, but it was my misfortune to differ so far from his Royal Highness, that I thought this measure would be the most effectual one to secure and strengthen him. He seemed much surprised , at that, and asked my reason. I said I thought so, because the minister had, I believed, long since experiences, and is suid have on he ca of governing by the approbation, and affection, of the people: that his only security, therefore, was ors favour, and half court and in my make the Kmg's cause, and his, inseparable, and rivet him yet taster where his only strength

settled upon him in such a manner as to the comes to be of the age of fourtren, to put it out of the power of any person to disappoint him of it; not only his title to it ought to be made as firm and irrevocable, as any other private title in the kingdom can be, but he ought at least, as soon as

lay. I then humbly begged him to consider the circumstance of time; how far it might be consistent with the known greatness and generosity of his character, to make such an att ck, when his father was in a languishing condition. He replied, that he was sense of that, but he could not help it: he was engaged, and would go through: the King could not live many years, but might linger thus a good while, and he could not stay that while: that the time, indeed, had its inconveniences of one sort, and he wished it otherwise, but it had its conveniences of another; it would make people more cautions, and apprehensive of offending him: that, besides, he had told the Queen of it in the summer, and assured her that he nest, and to bring it into Parliament; that she had treated it as an idle and chimerical; that it was impossible that he should make any thing of it, and seemed to think he was only in jest; that if his friends stood by him, he should carry it in the House; but if he missed there, he could not fail of it in six months: that I should know the family as well as any body; he always thought I did; but found that I did not, or would not: but he himself knew his own family best; and he would make a bet that, if he failed, now, he gained his point in less than a twelvementh, by this means: in short, he was resolved and too far engreed as her to go back distribused estimated in the ghiral subsection necessary to make him easy the rest of his life; he could never want his friends but on this occasion: those that would stand by him in this, he should always look on as his friends, and reward as such; those that would not, he should not recken to be so, they would have nothing to expect from him; and several other expr. as to tout purpose, that it was to be brought in soon; in what shape, whether by add est, or other asc, he o herol was not yet settled, but soon it must be. I made no particular answer to this last part, but only expressed my concern for the consequences; and to make so as a war essay a war to j delay it from the great impropriety of the time," He said, if a little time would do, it might be that char has make in a castle ask, what would be the ill consequence if that should bappen, and it should go over to another section to an and contact by his borner has to be careed not, he tro and day

" Here this conversation ended, without any direct impad to visit rith spraparation his side; and without any direct promise, or rethe if on many and I may use thought it graces be p t into the actual and immediate possession. This has always been held as an established maxim in this kingdom, and we find our parliaments have often interposed, and have taken upon them to en-

with very great imeasuress and peoplexity upon my mind, considerably augmented by the great case and tranquillity that appeared upon his; which is the natural effect of great resolutions, when they are fixed and determined.

" Upon reflection on what had passed, finding it was resolved to apply, personally, to the duke of Dorset, lord Wilmington, and sir Paul Methuen, I thought it a duty of the friendship in which we had, so many years, lived, to mepare them for so disagreeable a conference: and first, as he was to be called on the next day but one, I acquainted sir Paul Methuen with it. We joined in lamenting the fate of this country, to be divided and torn to pieces by a disunion in this royal family, which, with so the Variett Wishes, with the profision of so to 11 bound and treasure, we had at ast, so happily placed on the throne, to end all our divisions, and protect us in union and tranquillity. We agreed that sir Paul Methuen should not seem to be any ways apprised of the cause of sending for him, but should lay hold on all overe estrat should be given ben, to represed sara gly to his Royal Highress the very fatal consequences of this undertaking; and by no means give him any the least reason, or encouragement to think, that he would vote for it, "I then opened the matter to the Lords,

We had several conferences upon it, and agreed to communicate it to lord Scarborough, by the duke of Dorset. The Lords unanimonsly agreed to do their utmost to prevent this ill-advised attempt (if they were sent to), and not to be hindered, by any interruptions, from representing strongly to his Royal Highness, the fatal consequences of it. But in case he persisted in it, to declare plainly to him, that they should think themselves obliged in conscience, and in honour, to oppose it, as fatal to his Royal Highness, injurious to the King, and destructive to the quiet and tranquillity of the whole country; and desired me to do so too, in case it should be my lot to be first cali-

ed upon. " Sir P. Methuen was not sent for on Thursday, which gave me some hopes (vain ones indeed) that the great coldness I had received the propression with, magnether chad suma weight. On Friday the 11th, I received a message from the Prince, at Mr. Stanhope's, where I dined, to atlend him next morning to Kew. I was tots of for the opportung, being resided to leave no ambiguity in his Royal Highness's thend about thy behaviour, at I voly appre tosaye take to not going about, and has chosented as doubtful upon so important a point (bow aring a treat scener) maght a fluence, or mishad purpos people. Descent rose from the force the observance of this maxim. Upon that an honourable and a sufficient provihis late Majesty's happy accession to the throne the parliament was then so sensible of the utility and reasonableness of this maxim, that they granted a very large addition to the Civil List Revenue, in order

ble, at Mr. Stanbope's, a servant brought me work that sie P. Me thach hed be at my house, and left word that he was gone home. I went and left word that he was gone home. directly to wait on him. He was then just gone from the Prince, to whom he had represented the danger and impracticability of this measure, with all the force and weight that became so honest and so honourable a man; and used all possible arguments, that a good head and a good heart could suggest, to dissuade him from it; but all without effect; that he then declared to him, that he could not be for him; but, at the importunate and re-peated request of his Royal Highness, and reflecting that he had not attended the House, so as to give one single vote since the excise bill, he had been prevailed on to promise his Royal Highness to be absent, as he used to be.

"On Saturday the 12th, early in the morning, I received a message from the Prince, toat he had put of his journey to kess that day. However, being willing to come to an explanation, it was thought proper that I should place myself to the way, and go to his Royal Highness's apartment, to inquire after his, and her Royal Highness's health. The Pages told me that he was not come from the Prin-cess's bed-chamber, but was pretty well, and had altered his resolution of going to Kew. went away on foot, and did not return bome all the morning. Just before three, one of the Prince's servants found me in the Park; told me he had been at my house, but the servants knowing nothing of me; he had been all over the town after me, to let me know there was a mistake in the morning message, and that the Prince ordered me to dine with him, that day, at I stone em Pa I II

" I dressed, and got thither before his Royal Highness, but not before the company, which consisted chiefly of his bed-chamber. When consisted chiefly of his bed-chamber. he came, he desired the gentlemen to amuse themselves, and that he would take a walk with me till dinner. In the garden after a little common conversation, be a gain by ter at, to that he had seen sor Pain Methods, and assemated that sir P. seemed well enough satisfied with the proposition. I said I was infinitely surprised, and mortified that I should differ with him in opinion, in an affair of such consequence considering the long from ship between its which implied some simulatude of thinking. Upon which, he receded a little from that, and med to gave the leave of trulchasts of the r time by approve of it, but hove a child pasinser Cleans et Trulisad oalded to ever regar, and by all entered into a markets Hras sharms our parts here total in ma fary in a gare who they were, the speech of a

sion might be settled upon his present Majesty, who then was prince of Wales; and it having been found during his late Majesty's reign that the Civil List Revenue particularly appropriated for maintaining

though I was very curious to know; being persuaded (and I am so still) that there could not be one unprejudiced man in the nation of competent age weight, of expenses, to advise a Prince, that would approve of such a measure. After son epaise, he tell me be had spoken to Mr. Hedges (his treasurer) and lord Baltanore (of his led banber) was were zealously for it. I said no doubt his servants would vote for it; nebody could take it ill of them; they would have leave to do it. He answered, that it was an matter whose active they lead, so he had their votes. The Hard, that he had spaken to Mr. Athan Herbert, who not paly or a god for himself, but would bring in all his friends. I smiled, and said, I did not apprehend that he could make any vote but his own. [His brother was in France.] He said he would bet Mr. Herbert could make above five. I replied, that, if it were so, it must be by making use of his Royal Highdess's name. He said, that every body was for him: he was absolutely determined to bring it in: he would hear no advice upon it; and if there were but seven in the House of Commons, and three in the House of Lords for him, he would do it. I told him, that since be was absolutely determined, I thought it necessary to lay my humble opinion before him, when he would please to receive it. He taken. I replied, that I did not presume to offer my opinion as what was to guide his actions, but to lay before him what was to direct and govern my own; which I should be glad to take the first opportunity of doing, this not being a proper one, because I saw one of the gentlemen coming to acquaint his Royal Highness that dinner was served. He took no notice of that, but walked into the wood, and said that 14 with seek me the dise of Somreset's letter, which he did. It contained a pretty long account of the precarious state of his Grace's health, which made it impossible for him to come to town: referred to lord Winchelsea for his opinion of the communication he had recerved of his Royal Highness's intentions; Some The Control of the Research Charles the proposition of the state of and plenty; he made me take notice of the word plenty. I said that, with humble submissee a litter did not seem to me to an out to a promise, nor gave the least prospect of his the state of the s with a great deal of vehemence, fell upon the different layerke he is to be a contract for the ent of the form to the term of term of term of the term of the term of me general the pares was dr. a . ".

the horses of the crown was too small, therefore a very large new addition was granted by the first parliament of his present Majesty's reign, in order that the first present the present on Water,

to CECACE H.

able won non-the works the mation ought to stand by him; that if the peoplantina e there, in a more, in right and justice, he could not help it; though he was so strong that he was sure the court diesa and the ray one that year I for him got an opportunity of putting in a word here, and said, that I saw very well, little regard The control to may professions or not being biassed by one's employment, though I thought may behaviour towards those in power plainly elone if the in holy more direction to himself) that I was not very solicitous about mme: but I did, in my conscience, think (and trickerint or y hearst ma whose creamstress were to be to cessing, would trank, this matter to be far above any pecuniary considerations: that a breach, so irreparable as this prooceding must occasion, would, for the future, take off all the grace and lustre of any employment of either side : that no man of honour above necessity, could serve, for the future, wast pleasure, in der the unersy a prehensions that does no the one side in the land or or and into disaffection on the other: and therefore, 1 hombly besought him to believe that gentlemen, in this great case, would lay aside those lesser cor, crus es, and act up a superior and more aff a most sea, dore that, to the whole, which I thought evidently in danger. He replied, that it was to no purpose to talk about thrus settled in a resched and ignorations. that it was very hard he should be all his life in want, and the city one to the nation that was not to have justice done him: that, now was the time, and the only one, for people to do what they owed him; that he should expect it of them; he asked his right, and neither apprehended, nor foresaw, any ill consequences from it. I asked him, if he did not think it very danger us to hap to drive thought such on extremity between him and his father, as no the unite of the interest of one half of the gentlemen of England, that he should never come upon the throne? He replied, why would they make themselves desperate? Why would they not lowhat has owed him, and what was justice? It would be their own faults; did he describes than the princess of Denmark? The gentlemen stood by her. I endeavaried to show that's rafterince of the case in one essential point, which I thought most likely "to strike him, viz. In that case the ad; der a was proposed when the countise was precarious; and not granted to king William for has every and oponic sgranting the duties which were then in the power of parliament, that addition was demanded in her favour. But he gure no altention, to it, but walked about with

which he himself had enjoyed in the oftime of his father. From all which I must conclude, that the motion I am to make, for having a sufficient provision settled upon his royal bighness the prines of trues, is a mot or rounded upon any, and

great present that, and a good deal age tod. is I can the car or orone left to inche any impression upon him, I thought it was high time to put an a d to the concession therefore told him, that since I found him unatterable in his resolution, I would not presume to offer any thing more in opposition to it, but must begin to the fin my plan sent to the as to myself: that I would have been glad to have had liberty to consult my friends, because it would have given its opt in hore wight with mys, b, but us to cald not be, at as f belowed noting they could say would alter it. I thought myself obliged to declare to him, and I did it with great concern, that if the matter came into parliament, I should think myself obliged, in honour and conscience, to give my absolute dissent to it, as pernicione and destructive to all the royal family, and to the nation in general. He seemed very angry, but curbed himself a little; and said he could never have expected this from me; but he sapposed then, that he was to expect all my friends against him (meaning those gentlemen of the Hose of Court of whem he thought I could influence. I told him that I spoke only for myself; that I had not dropped the least hint to any one of them; they would know it but too soon. In sconversal a bought is to the door: I saw he was very much heated, and going in, he said he must do as he could; that la the princess of Delan ak's turb there were gentlemen that valued doing right, more than their employments; he was sorry the race of them was extinct: I had only time to say, that I was to submit to whatever his Royal Highness pleaser to thate, or say, and cortect bey-self with doing what I thought my duty. Thus we went to dinner, with a great deal of anxiety on my part, from the real affection, as well as reverence, that I bear him; and with much more freedom and gaiety on his, than I could possibly put on.

"As soon as dinner and drinking was over, we rose, and I shuffled myself into the midst of the company, in order to get away with the first of them, when he plees of to make us nis how; but he' own used them all, and or loved me to come with him into the lattle room. This conversation was much the long set, last up near two hours; but as there was "great as let regardion, I shall only put down what has not been already said; though scarce any thing was said by hum, in the two hours; that we not strongly repeated, and insisted upon, in thus.

"His Royal Highness began by telling me that he had done with asking me may thing more for his sake, but, as he had always had the greatest hudgers, and affection for me, he e to ty, t pon wisdom and good poticy, and]

upon precedent.

But before I make my motion, give me leave, Sir, to enquire particularly into these several foundations: and to begin with the last, I shall shew from many un-

would now talk to me a little, for my own. That he desired me seriously to consider, in this affair, my own reputation in the world : that it would suffer extremely by leaving him: that I must be sensible, I had done myself a a cat ded of lett in the op, and of times ind, already, by acquiescing so much as I had done, in measures, with those who had treated me, and all my friends so ill; but that it would be a great aggravation to that prejudice, if I neglected so advantageous an opportunity as this of getting free from it: and much more to this purnose. After humble thanks for his goodness, I replied that I was very sensible of the difficulties I lay under: that I had no choice to make but what must be designed, and painful to me: that as to the ministry, I had very little regard to those who treated me, or any of my friends slightingly: that I thought I buly cared less who kind at or indiches pains to conceal it; that in an affair, where I R is convinced the will was con erred, I must prefer my own integrity to the opinion of the will, and keep place at home, whatever other people might think, or say. He sail it was strange, if at his best fit is and t. referentia, stron, shadi. him: That he wondered I should consider my o su charecer and my interest so I in the to the greatest sale incehe was resolved to show it in the most distinguished manner; why would. I make it impossible? Why, when he should have it in his love grecessa to here a three -.h, that he was going to distinguish one who had left him at the only time that he could want his friendship? That I must be sensible, foot he had done. I said, I was extremely censible of the truth of all he had been pleased to say, and that I had no comfort on either side, but from the sense of doing my duty: that my reason informed me this was a measure fatal to himself and the whole country; I was convinced of it; and my honour and conscience obliged me to dissent from it. He asked me, supposing that were so, if I never bad given a vote against my opinion, in concurrence with those I had no reason to like? I answered, I had, many; and believed it was the case of every body who had acted with a party, either for, or against an administration : that, in my opinion, business was not to be carried on in an simply, and without connexion to the whole

but that I had never acted contrary to my opi-

nion, where I thought the whole immediately

concerned, as I stood convinced it was, in this;

and thricks e, e entry considering contra

doubted authorities, that the prints of Wales has always had, and ought to have, a sufficient provision settled upon kim, in such a manner as to render him as independent of the grown as any other subject can be. To recount all the precedents that

make me be for it. He then pressed me much with the arthorax of the property god; Would I talk with Mr. Pulteney and lord Carteret? and if I was convinced it was their opinion, and they thought it right, would I then be for it? It could do no hurt to see them at least. I replied, I could have no doubt that they were engaged in it, after what his Royal Highness had been pleased to say; and that lord Carteret might be the more easily induced to it from a persuasion that it must drop in the House of Commons. He said, that if there were but three votes for it, there, it should come into the House of Lords: Did I think him so simple as not to know Carteret? Would I see them? I answered, that I had the mester regard for lord Cart re 's part and abilities, and the most sincere respect and value for Mr. Pulteney, with whom I had lived in an intimate acquaintance for some years, and whom I always reckoned one of the most concould be ment's country in d bred that if his Royal Highness commanded me, I was year war to wad on that become every upon the foot of altering my opinion, singly noteralbusy, de heleen v might be theirs : but (I overshot myself se far much I was in conscience persuaded of the not of the form of the part was I to the relative of the second on the ed, servine that he me a 21 nd partaresemble not attended or a treatment dangers, prejudice, and divisions, both in the proposition (which I was extremely glad of, having given a very indiscreet opening against myself), and said it was his due; he hoped it was no fault to claim his due; and the master of the rolls told him that it was his right in equity. I said that equity amongst gentlemen, indeed, was understood to mean a plausible do-1 10 16 , to beste was lite in Equity, I was surprised at the expression from him, and could hardly believe that he A PART COM ----od a legal equity upon that statute, to take the allotment of the estate thereby vested in the it was his right, he had one hundred and eighty engaged to support him, and he hoped he

should obtain it.

"Not seeing the end of the conversation, I was resolved, it preside to do and to be a

occur in our histories and records, would take up too much of your time, and therefore I shall take notice only of some of the most remarkable. King Henry III. granted to his eldest son Edward after king Edward I. the dutchy of Guienne, before he was

my duty, and to set before him the precipices he was going to plunge into, let the reception It met with be what it would; and accordingly, I took the liberty of saying, that since it was absolutely necessary he should have 50,000% per ann. addition, I humbly begged leave to know of his Royal Highness, why he would not rather choose to ask it of the Parliament, than to push this dangerous and desperate measure? That I was highly sensible this proposition was very far from being prudent, or adviseable in itself, but, bad as it was, yet it was so infinitely preferable to the other evil, that I would not only be for it, but would support and maintain it with all my strength; and would engage that all my friends, not only those of the House of Commons, but those of the House of Lords, would be for it. He said, no, he thought the nation had done enough, if not too much for the family already: that he would rather beg his bread from door to door, than be a further charge to them; and that he would have it in this way, or not at all. I replied, that since he expressed so much tenderness to the nation, I entreated him to consider the state to which he reduced it: to reflect upon the profusion of blood and treasure we had lavished, to maintain our liberties and constitution: to remember at what a vast expense we had brought over, and maintained his family, solely, and singly, to secure to us, and protect us in the quiet enjoyment of those liberties, and that constitution; and then to think what sentiments it must raise in every honest country gendeman of treet property, who have warm wishes to all the royal family, and who expected nother ground a good word, and a kind look from every part of it in return ; to think a little, I said, what that body of men must feel to be dragged, unavoidably, by that very royal family, into the fatal necessity of being desperate with the possessor of, or the successor to the crown: that, for my part, I should not be surprised, if they all absented themselves from the House, with hearts full of discontent, and distance on both sides. He sac, that if they would not do their duty cheerfully, they must be frightened into it; or to that effect; he could not suffer all his life, &c. I asked him, if he thought they were to be frightened; and if they were, I appealed to his generosity, if that were a just return: that I most earnestly supplicated him not to overturn the constitution, and the whole royal family together: that I had always been bred in monarchial principles, such as were consistent with a free people: that I could no more belp the people to intermeddle with the just rights of the crown, than tamely sit still, and see the crown invade 1 3/1 2

fourteen years of age, and the moment the Prince was married, he not only confirmed his former grant by a new patent, but likewise-granted him, and put him in possession of, the earldom of Chester, the cities and towns of Bristol, Stamford and

and destroy the just rights of the people. Did he, could be bell ve, that if the King were to propose to a council, for their opinion, whether he should give his Royal II glimas and 100,0 of per ann, that my of il ise lo. ? had named, or myself, should have a moment's officulty in delivering and sign of the larger sum? Surely he could not; there we should act according to our duty, and constitutionally; but to bring the Parliament uto tar lying's closes, for the into exercise (1) his most private, domestic affairs, intrude themselves into the government of his private estate and family, was, surely, the most fatal precedent that could be made, and the most unheardof to be attempted by a prince that was to succeed him: that I most earnestly conjured him to consider what he was doing: that we all hoped he would have children: that he knew he had a brother; if it should bappen, when he was on the throne, that discontents should arise (and there had been discontents under the best princes that ever reigned), how would be like to have a Parliament tell him, that the Doke was an amiable, and a popular prince, of great merit and expectation; that they thought his at panage too sn all, and desired his Mejesty to double it: that he was born in England, and the nation could not think themselves safe in keeping up such an army, unless the Duke was declared General? Would be like this? and yet this they might do, they would have a precedent for it, and what was more extraordinary, and unanswerable, a precedent of his own making. He said, he knew how to avoid that. he gave me his word he would make his children and his brother entirely easy, they should have most ample allowances; that would be a most effectual way to keep every hody quiet. I asked him if he was sure that they would be all, and always reasonable? Would all those that advised them, be so? Could he be blind to what tatal foundations he was by the fortune disturbances? And begged him to consider, that even rebellions, with a Prince of the Blood at the head of them, lost a great deal of the horror, and even of the danger of common rebellions. I desired, that he would talk to the duke of Argyll, and lord Scarborough, to see it I was single in my apprehensions. He said, no, the duke of Argyil was too deeply engaged with the Court, by his employments. I entreated him to look on the Duke in a far superior and more just light, as one of the first of his father's subjects, and more so, by his firm and unalterable attachment, and unavoidable connexion to the whole royal family, than by his rank; but, however, lord Scarborough had no employment. He still as J. no; Searle

Grantham, with several other castles and which was done, as the Historians express manors, created him prince of Wales, to which he annexed all the conquered lands in that principality, and appropriated him lie a introduction I in hithory has was then but just turned of fourteen; all

it; 'ut maturus ad res graviores gerendas 'expertus redderetur.' By this generosity eldest son, that Trince was early in his youth established in a state of independ-

which he laughed at. I replied, that I was So of lord Statement leaders to rains or clor his flow his mas, and and his seself Il sa frates, become of them, and said that, now, he did not think to speed to the life of Direct of the second I begged him to believe, that I only " PHA CTUS JOHNES, C INTIVITY IN design of sending for them upon that. He said, no, it was to no purpose; he knew we were in the same way of their or and vesatisfied he could expect nothing from thence, so would not send for them; nor would he, now, for sir Thomas Frankland, or sir Conyers Darcy, as he once designed. I still persisted to desire, that he would not include those gead icen with on, who kill wor other goof it; but he persisted in the contrary, which made me say that I was extremely sorry that he would not speak to gentlemen of that character; and that I did not believe he would find one dispassionate man, unlicated by opposition, of figure enough to be consulted, who would not most ardently and vehemently advise his royal highness against this measure. He then renewed his instances strongly to make me for it, and said he should make a very bad figure in the world, when it appeared that les bistir nes wereagen. I'm aid t'exne tree deletici) in the case post he cast were them, and in a point F well knew he was, Iways, a treely set up on a no need do as I dinview. I replied, it was true, I did know he was always bent upon it, but his royal highness as well knew, that I always as constantly oppend this way of at early and the Control well linew that my firmness on this head was the first and chief cause of his withdrawing, for to clan years list pist, the conformerly honoured me with ; that I spoke it without the least thought of complaint, but he knew it was so; and therefore, as I could, by no means charge his will a fire to D acting inconsistently in pursuing this view, he must also do me the justice to own, that I acted consistently with myself in diesenting from it: that is he ad a comment to be a feet to use the word friends leaving one, friends not assisting one, &c. I most humbly begged leave to submit, if it was friendly to take a resolution of the highest nature, a resolution one that resolution, with I could not say who 3 hot was the today of the three the s gradiously pleased to call friends; and all this, without the least communication to them till it was irrecoverable; without giving them the I stopped to you having their elicite [VOI., IX. # 5 7 + [

see, decrease and enough become to that the ending was at land they must follow, or refuse it. He then set forth side. I told him, that I reflected, with much to the next the control of the express the greatest dislike; and lay a fonhdation for it, where he thought, and I was persuaded there was none; because I was contransfer a service of incurable a division, that when men's first passome sesset to the second of the second of the ation to protect the self't fix it son, when the action is a solution on the end, become the action is of a continued and perhaps of posterity. He still continued to press me warmly, and said that my being against him cut off his lingers; but sure I could not deny him to be absent, if I would not be for him, I told him, that as I now stood informed, a was a passible or mortal area ; when I had taken a mattere resolution upon a thing of this weight, I thought it would be inin being absent, I would wait on his royal highness again, but, as I now was informed, I thought it impossible; and that nothing highness's displeasure, as to leave the least unibiguity upon his mind of my conduct. He reason for him to suppose, that I would be for that I was against him. He said, it was very that I was against him. strange that I would not be absent, when I had said, that I thought it natural that many genr i rli e v fuse to vote in this question. I replied, that I under the latter part of the description I had motive of dissatisfaction against both, for having driven them to that extremity: now that ever extremules I might be reduced. He of the second of I had not dropped the least hint to them of this affair: that I imped for his sake, they would

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ency and grandeur, and those paternal favours were afterwards fully repaid by that illustrious and most heroic prince, for he afterwards proved his father's chief and only support. Every one knows how by his courage and conduct at the battle of

not see it in the light that I did; and did promise him, that I would use no one argument to induce them to do so: but for myself, it was with great concern I was obliged to say, that I must be against it, unless I could find reasons, which I did not then see, and which I believed it impossible to find, to be absent; if I did, I would certainly wait on his royal highness again, and let him know it. Thus ended the most painful conversation I ever had, or, I believe, ever shall have whilst I live.

" As what is put down here is only to aid my own memory, while the transaction is fresh, and in particulars, only, where I was immediately concerned, I will not say when the ministry first knew of this resolution; though, I think, I have undeniable reasons to believe, they did not know it till Sunday the 13th, at soonest; more probably not till Monday the 14th, which is extremely surprising. On Wealesday the 16th it was public, and I was stopped by several gentlemen in the House of Cananoas, who ocsired my spinen, which I gave to none. Sir Robert Walpoledesired me to stay the rising of the House, that he might speak with me? I did so; and when the House was almost empty, we went behind the chair together. He was, then, so little in-formed of people's opinions, that he began by saying, that he desired to speak to me without reserve: and therefore, would ask me, frankly, if upon this great question, I would give him a meeting. I answered, that this great questron was not new to me. If it ton the we years preceding the two last, it had been the great struggle of my life to prevent it from break-ing out then: that I would not have done so, if I had not entirely disapproved it; and that from that time, up to this very hour, I had never seen any one reason to induce me to alter my opinion. He said it was a very handsome declaration, and he thanked me; but that I well knew many things were liable to be imputed to us, which we were not gotty of, and therefore have no to speak to my friends. I said, that I desired there might be no mistakes between us upon a subject of this importance; that I spoke for myself plainly, and openly; I always disapproved of this measure as pernicious and fatal to the whole Ho d it It, and as such, would give my public dissent to it. As to what he called my friends, I supposed he meant Mr. Dodington, Mr. Wyndham, Mr. Benghan, and the two Messrs. Tucker. He said, Yes, I replied, that as to this matter I would ted out to whole that as to at how far he credited it: that it would be idle to tell kim that I did not know of this measure, for I

Evesham he relieved his father out of the hands of his enemies, and restored his affairs after they were brought into a most desperate state. Nay, not only the King himself, but the nation reaped signal benefit from the free and independent circum.

did, long since, but under such restrictions that bindered me from communicating it to any body; that I regarded those ties, and had that even hinted it to any one of those gentlemen; but as the thing was now public, I had already spoke to some of them, and did design to do so to the rest, to meet me that night; but, as yet, could give him no manner of guess as to their opinion in this matter. He again desired me not to do the thing by balves, because it would be imputed. I told him that they were independent gentlemen; that though their fortunes were not large, yet they were sufficient, and they were resolved they always should be sufficient to keep them in independency; that he best knew they had not been regarded, or treated in a manner to give them any great present expectations. He inter-rupted me here, and said we understood one another; that what I said with relation to those gentlemen was true, and had proceeded from not being in a situation to have it otherwise, [meaning the coldness between us]. I replied, that I did understand him, but as he knew they had no present expectations, I could by no means say how far they would care to forfeit the prospect of all future favours and advantages. He pressed me again to speak to them, for indeed, it would be imputed. His repeating that so often, heated me a little, and made me tell him, that I very little regarded what might be imputed to me unjustly: had I any pretensions? any expectations? What had I asked or pretended? He knew I had none : if I had, let him say it. He said it was very true; that I must be sensible that there I all been great mean less and ugs between us, he was willing to suppose on both sides, but that so great a service as that wiped out a multitude of things. I answered, that what I should do was from a motive of my duty; that I neither asked nor expected any reward for it, nor pretended any thing from it: that as to the gentlemen, I would, signed, lay the matter fairly before them, and plainly tell them which way I should vote: whether my example would influence them, they must determine, but I should use no arguments to do it.

"I did so the same night; and they, from their own indigments, entirely inhassed, or attempted to or so by me, all determine to

vote for the king.

On Sunday the 20th, about twelve gentlemen met at sir Rollert W. b. les, to be informed (as the custom is of all those meetings) of what is resolved upon, instead of being consulted (as the custom ought to be) upon what should be resolved on. stances in which that King had so early placed his eldest son. A state of independency naturally ennobles and exalts the mind of man; and the effects of it were most conspicuous in this wise and brave prince, for he afterwards became the glory of England, and the terror of Europe.

1. The next precedent I shall take notice of is, that of Edward the black prince, upon whom Edward III. his father, settled at different times the earldom of Chester, the dutchy of Cornwall, the principality of Wales, the dutchy of Guienne, and the principality of Aquitain. That wise and great king, Sir, was so sensible of the reasonableness of the ancient maxim of England with regard to the King's eldest son, that he took care every future prince of Wales should have something to depend on, independent of his father, from the very moment of his birth; for which purpose he settled by act of parliament the dutchy of Cornwall in such a manner, that the King's eldest son, and heir apparent of the crown, has ever since been duke of Cornwall as soon as born, and without any new grant from the king, from whence has arisen the common proverb, Natus est, non datus, dux Cornubiæ. Some of the later grants of that King might, indeed, proceed from

the great personal merit of the son; but the first grants could not proceed from any such consideration; they could proceed only from his own wisdom, and from the general maxim I have mentioned; for the Prince was not three, years old when his father settled upon him by patent the earldom of Chester, he was but seven years old when Cornwall was erected into a dutchy, and settled upon him as by act of parliament as beforementioned, and he was but thirteen when the principality of Wales, was settled upon him. Soon after that time indeed, his personal merit began to appear: but how came it to appear? Its early appearance did proceed and could only proceed from his father's having put him so early into an independent situation, and from his having employed him in, and inured him to the study of weighty affairs, at an age when most princes are industriously taught to think of nothing but baubles and toys.

The same conduct, Sir, that wise King observed during that brave prince's life: he was continually heaping favours upon the prince his son, and the prince was continually repaying them with glorious acts of gratitude and filial duty. When he was seventeen, he fully repaid all former

"When the company was gone, I told sir Robert Walpole that I had faid the matter before the gentlemen, and that I found they were disposed to act in the same manner that I bad declared I would do. He thanked me, and was going on (as I thought) to mention future expectations; but I prevented him, by continuing to say, that if I had been so unfortunate as to take another part in this unlucky affair, than that which the real sense of my duty, and zeal for the whole Royal Family, had determined me to take, I believe he must be very sensible that the connexion between those gentlemen and me was such, that we should not have differed in opinion. He said there could be no manner of doubt of it. I added, that I then left him to consider whether, beside that real sense of my duty, I had had, from the day this king came upon the throne, up to that hour, any one inducement to do what I had resolved to do. He answered, to be sure not; the misunderstandings between him and me were very public, but now-and was going on, but I thought it not proper to enter, ito expanations, and interrupted him by saying, I did not mention this in any the least way of complaint, but thought I owed myself so much justice as to put him in mind of it: that as I acted from a principle of bonour and conscience only, I was very regardless of the consequences that que ht lappen to me from it; though I was not so blind as not to

see that I stood exposed to future resentments by it, at least as much as any gentleman in England: with which I took my leave. On Tuesday the 22d, the motion was made by Mr. Pulteney, and seconded by sir John Barnard; the message and answer produced by sir Robert Walpole. The House divided between twelve and one; the numbers for the King were 234, for the Prince 204. There were 45 Tories absent; 35 members voted for the Prince against us, who, I think, never voted against us before

"On Friday the 25th, the same motion was made in the House of Lords (where I was also), by lord Carteret, and seconded by lord Gower. The debate lasted till past eight, when the motion was rejected. The numbers for the King

were 103, for the Prince 40.

"Thus ended this unhappy affair in Parliament: God only knows where the consequences of it will end in a nation, where, by the profligacy and dissoluteness of their manuers, the people seem to have forfeited all pretence to the divine favour and interposition; and where baseness, degeneracy, and corruption, is arrived to such a height, as to make them an easy prey; not only to the glaring qualities, and miscalled virtues, of great, illustration of the proflection of the weakers, whenever they shall think fit to employ a little low can be greated open corruption, to easia verhem."

favours, by having the chief share in the victory obtained over the French at the famous battle of Cressy. In the 24th or 25th year of this prince's age, the King invested him with the dutchy of Guienne, which new favour he soon after repaid by sending the King of Francehomeprisoner to his father, after having defeated and taken him at the memorable battle of Poictiers. And in the two and thirtieth year of that pracesses, i.g. tharteffrance brong I een conquered and subdued by his valour, the King his father erected Guienne, Gascony, and several other provinces of France, into a principality under the name of the principality of Aquitain, with which he invested the prince his son: this new favour likewise the prince soon repaid by carrying the glory of the English arms into Spain, and replacing Peter upon the throne of Castile, after having defeated the usurper Henry at the battle of Nejara in that kingdom; for all which glorious victories, and many other great services done to his native country, the nation was so grateful to his memory, that immediately after his death, or at least as soon as their grief for the loss of so brave a prince would give them leave, the House of Commons ad-dressed the King to create his son Prince of Wales and duke of Cornwall, which that wise king immediately agreed to; for his grandson being then heir apparent to the crown, he became intitled, by the maxim I have mentioned, to an independent settlement; but as he was not the Kings a storm, heleding rence for any former precedent to the principality of Wales, and his right by the late act to the dutchy of Cornwall was thought to be lawyers being then it seems, as dexterous at starting doubts and scruples as the law-In the first of the second

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Give me leave, Sir, to mention one other precedent, That of prince Henry, after-wards the glorious king Henry 5, whom his father Henry 4, in the very first year though the prince was then but twelve years of age; all which grants were recorded upon the parliament's request, in | order to prevent any possibility of a revocation; and though that king was naturally, of a jealous and a suspicious temper, yet of York had a great settlement made upon every now and then making new grants to the prince his son, even though he was

prince was conspiring against him. This prince, it is true, fell into some excesses incident to youth and idleness, but from the first part of his life, and from his conduct after he became king, we may judge that these excesses were rather only g to his father's jealousy than to his own natural temper; for when he was but about sixteen, he by his valour contributed greatly to his father's victory over the rebels at Shrewsbury, and the very next year hav. ing been entrusted with the command of his father's army against the rebels in Wales, by his conduct and courage, he gave them two signal defeats, by which he gained so much esteem, that the king | s tother, from his own natural and unhappy temper, and not from any undutiful behaviour in his son, began to grow jealous of him, and therefore never afterwards employed him in any public affairs; so that the excesses he fell into probably proceeded from the idleness of his life, and the activity of his genius, or perhaps rather from a design of removing from his father all future occasions of jealousy. This, indeed, seems to be confirmed, or at least rendered the most probable conjecture, by his conduct after he became king; for immediately upon his accession, he banished from his presence all the companions and sycophant upholders of his former debauches, and became one of the greatest, and one of the most glorious kn gs that ever sat upon the English

But, Sir, it is quite unnecessary to mention particularly all the examples that could be brought of the great and irrevocuble provisions that have been made for the eldest sons of our kings. We have not, it is true, had many princes that have come to man's estate in the life-time of their fathers, but every one of them that has done so, has had an independent settlement made upon him long before he was of age. Nay, even the presumptive heirs citie cont have out yo had an independent settlement made upon them, geneidly as s to they be no to be the presumptive heirs of the crown: For proof of this I need bring no other example than that of the late king James 2, when duke of York, and that of the late queen Anne when princess of Denmark; for the duke him by parliament, soon after the restoration, the agar he was but presum more hear of the crown; his brother king Charles bouter mes an acrously made to believe, the being then in a capacity of having children, who would have given him a more effectual exclusion than could ever be attained by parliament, till his own ridiculous measures put it in their power; and the late queen Anne, when princess of Denmark, had likewise a great settlement made upon her by authority of parliament, though king William and queen Mary were both then alive, and in a capacity of having children; so that the princess Anne, when that settlement was made, was but the presumptive heir of the crown.

From these precedents it appears. Sir. that the maxim of having an independent provision settled upon the apparent or presumptive heir of the crown, is a maxim which has always been observed in this nation; and that the parliament may interpose for that purpose, I shall likewise shew from several precedents. I have already mentioned to you the address of the House of Commons in favour of Edward the Black Prince's eldest son, therefore I shall proceed to mention some others of a late date. In the first year of king Henry 4, the Lords and Commons, upon proper motions for that purpose, desired of the king that his eldest son, prince Henry, might be created Prince of Wales, duke of Cornwall, and earl of Chester, and in the same parliament the Commons petitioned the king that the charter of the said principality and earldom, and an act of the said creation, might be enrolled and entered upon record, as an article as he had been called in by the people, and raised to the throne by the parliament, he had so just a sense of the obligations he hay under both to his people and parliament, as not to refuse any just request they could make. In the reign of Henry 6, the parliament not only took care to have the principality of Wales settled upon prince Edward, eldest son of the king, but likewise declared and ascertained the particular sums that were to be allowed for his table, till he came to be of the age of fourteen, when he was to be put in possession of the whole revenues of the principality of Wales, dutchy of Cornwall, and county Palatine of Chester. And but lately in the beginning of the reign of king William and queen Mary, the House of Commons resolved to address their Majesties to make a settlement on the princess Anne of Denmark, who was then but presumptive heir of the crown; which resolution does not, it is true, seem to have been very agreeable to the court, with regard to the sum at first proposed, but the right the parliament had to present such in oldress was so I fine howen verted, that after the dispute about the sum was settled, even the courtiers themselves joined, the next session, in the resolution for that purpose, which plainly evinces the power and the duty of parliament, with respect to their addressing for having a sufficient provision settled independently upon the heir apparent or presumptive of the crown, and consequently will from precedent justify the motion I am

Now, Sir, with respect to wisdom and good policy, that of having the heir anparent to the crown bred up in a state of grandeur and independency, is certainly a maxim of great use in all countries, but in a free country it is absolutely necessary. A free and generous education tends greatly to open the mind, to endow it with coale and rebres and actions and coal all mean, narrow, and selfish views; therefore it is the only proper education for one who is by his birth to have the chief rule over any people; but for one who is to have the chief rule over a free people, such an education becomes absolutely necessary; for, besides the advantages already mentioned, a prince who has lived in a state planta da a da de la late a he begins his reign, thereby learns how to be a dutiful and obedient subject, without agreed up in the perfect of the lath which being an abject slave; and by tasting in that a organized delicious state, he comes to know the true value of it, from whence he must necessarily conclude his subjects will not easily part with it, and therefore, when he comes to mount the throne, he not only knows how to exact a dutiful obedience without expecting a slavish submission, but be will in common prudence content himself with the former, because he knows he cannot without great danger aim at the latter. Such a prince will always be sure of being well served, because he can with patience receive an honest and a free advice from his proposter and the second of the Harot take it ill to be even controuled by his council or his parliament; whereas a prince educated in slavery, and advanced to power, being unacquainted with any sort of submission but that he has himself been ha the atto he - ty hor freedom as a mark of disrespect or disobedience, and as he cannot bear sincerity, he may expect never to meet with it from

any of his preterded trie ids or favorities. Thus it appears to be requiste both for the bonour and prosperts of the prince who is to reign, and for the east and happeness of the people over allowing it to reign, that he should be bred up in a state

of Irecdom and all pendenets But father, Sr, even with re and to the kig upon the things, especially m this nation, the greadent and independerey of his Her Apparent most be of great service to lynn. The adjection and esterm which the Heir Apparent acquires among the prople, is so far from being a disadva stage to the king, that it must always be, and hes always been reckneed one of the most solid separats on the crown. The great and the wise King Edward 3, was so far from being jealous of any glory or esteem the pence has son might acquire, that in the famois battle of Cressy, he gave his son the clast colamand of that part of his army which was to attack the chemy, in order that be ano lit have the sole glory of the victory, reserving to hanself only the command of a great body in case of accidents, and when word was broarly had that his son was in greatdange and harday pressed by the enemy, his answer was, "Iknew my boy has s courage, let han but push the enemy, he will certainly conquer. I am noth to rob Shim of any share of that glory I see he his in a darway of obtaining? Such were that king's scut ments; and in the charter of Henry 6 to his sor Edward, it is expressly declared, that by going due hono irs to the prince, the theore was esta-Llishell, and the royal sceptre exalted, and therefore, by guanto is the principality of Wates and county plane of Chester to his son, he consulted his own himour, the see mity of the act dals dy, a ltangous of his people, rather than the price is honour. Though the behaviour of all our kings. towards their ell it sons, we ray judge their seatments have been the sme. They have all been of opinion, that their eldest sons ought to live in grandeur, a d that the more honour and esteem they actified, if e more than activate the secirty of t'e throic. But how emain ce live an grandence, vil has nothing of his own, or not a solic creato sale ist ou? How can a prace who is in a continual state of dependency, a continual state of shoers, a function of nothing who are themselves from ded dependent? The wey something tam by to be emisuch a state, must dere gote from his Lonour, and

reader han despicable in the eres of a bit we and a free people, which the people of this muon, I hope, will rever coat, mue to be.

Suppose then, Sir, there were pours. e lent to having a sific cut and and gray pende it provision settled monit of Price of Wales, suppose there was no xa a of laprade distant every en for that purpose, yet if the wearing good police requietled at leader e. it the making of such a settlement of tribite to the horour of the Kn e, to the security of the royal family, at a to a v hoppiness of the people, it is a to ag the ought to be done; and it a should be anneces arily delayed, has not the parit . . . a right, ale we not in honor, and deta bon at to interpree, and to drive or intitim our sovereign, that it may be done a soon as possible? But when we can be the constant course of proceeding in 1 ... particular, when we see how ofter the perhanent has interposed, even when i's provision was not made cut of any grads from the people, but cut of the kt. g's ow i estate, out of the ands and revenues properly belonging to the crown, can we talar ce a monte it about our right, can we in duty to our King, or to that most illustribus and nost deserving Prince his eidest sin, de, iv requesting that to be done which ought to have been done long before this time? Especially now, Sir, that no part of that provision is to come out of the laids or revenues properly belong up to the crown, but is wholly to be taken from a very liberal grant long since made by the people to the crown, and when his been of late greatly increased with this volvines, that an homairable and a siftthe fortilement might be unide persus ro al light as the Limen of Wales as soon as the same should become necessary.

This, S.r., occourse less me to consider the net re of that parliamentary grainrow called the casa list revenue, from which it will appear that what I am now going to propose, is founded both upon and and choty. In amount times the estees and revenues, properly belonging to the clown, were sufficient for saportal the ho o mand digatty of the crown of rovil to hiv; the people were charged with no taxes for that purpose, except a small costom spon the importation and expertation of goods and nevel analyse no grapt, no and was ever desired from them, but shan some extra admary expense became necessary, for accumung the nation

kings, and by other accidents, the proper estate and revenue of the crown came at last to be so much diminished, that it was not near sufficient for supporting the honour and dignity of the crown and royal family, and therefore at the responation of king Charles 2, the dangerous tax called Tonnage and Poundage, and the more dangerous tax called Excise, were established, and granted to that king for his life; and at the same time an additional excise was established, in lieu of the wards and liveries which were then abolished, and settled upon that king and his heirs and successors for ever: which taxes were partly for what is now called the civil list. and the residue for what we now call the current service. Several other taxes were established in that and the following reign. and intended for the same purposes, without distinguishing or specifying any particular uses; but it having been found that the money granted by parliament was often applied to purposes very different from those intended by parliament, there-fore, after the happy Revolution, which put us in a condition of rectifying some former errors, and removing some of our former grievances, the custom of appropriating each respective grant to its pro-per use, was introduced and established; and from that time the revenues granted to the crown by parliament came to be distinguished into the civil list revenue, and the current service revenue; the former being that which was granted and appropriated by parliament for supporting the honour and dignity of the crown, and provating for the lovel toward; and the l itter, that which was granted and approprinted by parliament for nausta, age in tleets and armies, or providing for any other extraordinary public services.

In order therefore to determine what branches of the public charge were designed by Parliament, and ought in law and equity to be defrayed out of those grants appropriated to the civil list, we must examine, Sir, what uses that revenue was applied to, established, which was in the reign of the late king William; and we find that, during his whole reign, the provision appointed for the princess Anne of Denmark was always charged upon, and paid out of his

signing pirates or threatened invasions, or | civil list revenue. Then again, upon his for vindicating and supporting its honour late Majesty's happy accession to the throne. in some affair of great consequence and the parliament granted and appropriated of an extraordinary nature; but by the to the civil list the same taxes and revenues to the civil list, during the reign of his predecessor queen Anne : but his late Majesty, in his first speech to his parliament, took notice, that the branches of the revenue, formerly granted for the support of the civil government, were so far incumbered and alienated, that the produce of the funds which remained, and had been granted to him, would fall much short of what was at first designed for maintaining the honour and dignity of the crown. which he added, that since it was his happiness to see a prince of Wales, who might in due time succeed him on the throne. and to see the prince blessed with many children, the best and most valuable pledges for his care and concern for our posterity, that must occasion an expence to which the nation had not for many years been accustomed, but such as surely no man would gradge. Do not these words shew that his late Majesty was of opinion, the civil list was unquestionably to be charged with makingan honourable provision for the Prince of Wales? And is it not as apparent, that the addition granted to the civil list by parliament, in consequence of that speech, was granted with an intention, that such a settlement should be granted out of that revenue to the prince of Wales as should be sufficient for supporting the dignity of his high birth, and the honour of the crown of Great Britain, to which he was heir apparent? It is plain his late Majesty meant so, and took the intention of parliament to be so; for within ten days after that law passed, he notified to his parliament, that he had ordered letters patent for 100,000%. a year to his royal highness the Prince of Wales, free from payment of my fees or taxes, and for impowering the commissioners of Excise and customs to pay directly to the Prince, or his treasurer, the produce of such branches of the civil list revenue, an his Majesty should appoint for answering that settlement; by which his royal highness was rendered so absolutely independent of the crown, with respect to his own proper revenue, that he was not so much as obliged to apply to his Majesty's Exchequer for the payment of it: his revenue could not run in arrear, even his Majesty's chancellor of the exchequer could not put him off with that common excuse for not answering a just demand, that there was no ic is in the Excheduce; and I cannot till or our but at the years at to a system soon, factors a band raceposed, for ending la to a to participant reprincation to be to add and poster of Claster, v , h ver in a much after granted to 1, 11 , 11 , 1 1

Petron, r, to Greto la present Mr. sty's hap you me to the timbe, ce that in in it a new established the by combit newschielepe the rown. Do no lest + Michisto, i, by lesson o prevery concess are a recommon demosments, it had been been d, that a CH STAND PACE OF TO ONE L A YEAR, to it id to a moral, was not selected to superfice located display of the control of the to a Wales for was in the same second Fig. to the civil list, amount gire the water to 1, outlook, which made t e coul 1 std / og t hat ic gn amount, at mangra og to stration was in, there is a his present Majesty, hisspeech, witherfree, and In praise near, he was per unded do to the estimente o pastimes would prevaragion Hearth bewardagers and to the honour and don't o'the crown; which the parhade to who out examining into the reasous of that past experience, immediately compared with, and settled upon his present Ma, sty for his life, what the experience of post times and shown to be necessary, and what had actually been gave a to, tan wh net settled upon his f ther, with this rein it that provement, that file trees anproparted to that propose produced incles the surple should belong to his Variate, both they produced less than Stopping La year, the acherer is across be unale good by paliament; which new a provencial, seems to have had great influe or a most some of our measures since that there, for it seems to leave made us endeavour, as mach as possible, to mercase the promise of those tixes , which the could that the greatest share. Now I would gladly know, what his present Majesty meant, or what the paramient meant, by the experience of past tras, which was the only ground for the resolution that came to with respect to the civit, sis, since they both meant that an hose it tile in it is during provision for the prace of Waies should be chargeable upon the civil list revenue, and upon that only; for the experience of past times had shewn that 700,000% a year was not sufficreat for supporting the Lonour and

lignity of the crown, and for all one It 3000's a vest in the process to but the same or same I disagn Sporting for how a struct on a the o. c, and we the other, and thereto; by proceeds a partie experience of a tin , and , a flaton s, and tros to ce etiling 8 nd mil a year for lise to Make I be eved but, both his May by the his jo son cat must then collection. na di , that oct of that revenue i si n in: provise a scounce be settly agent to highers, as soo, as last tare each. stances of all require such a series rac t to be usade t from all which I must concluse, that the motion I arb to take for the pair a a motion to said both upon la la de jeneva

I C. L. Sir, I have now shown that we. coming to kis, are to to equation) constructions and a poster, to a construction, and a poster, and a poste to have a grove or set carendon, s. citations of many the digital actions. deur a listing bloth at the state hims at act of his estate, but it into macrook, and a love to Mint to to to the Plat which in the an or the real section, and record at to the call, on the le done the rest from costher sill naturally occur in this actif, are, Willia that settlement to me inde? And white naile thought refrecht the is the As to the time when it out to be nade: It o ght certainly to have commune long bear e now, for tarrent Creek that is formed our in his vietle These not its and sectiments which are early a bibed, to a deep rolt, and are secom or never staken in. If the an nate amount state contains and contribute table amprovement of a prace's lamb the none early here put into such a state, the better. According to this has the constant practice at this k soon a was been: king Henry ", ican a settle tent of m his oldest son Librard, mice ands kerr laward I, beto e he was fourteen-La und 5, made a settle pent upon lus elde I son, Edward the Black Pences, to for the was three years of age, and within a few months after the death of that price, the Carmon addressed the king to nake a settlement upon that process eldest sinwho by his father's death was meaned heir apparent to the crown. The Post Office and Wine License rever as were settled by parmanent upon the dise of Lork, who was but presumptive hear of

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brother king Charles 2d's restoration. A settlement was made upon the princess Anne of Denmark, who was likewise but presumptive heir of the crown, in pursuaace of an address for that purpose from the House of Commons, the very first year, or the beginning of the second year, of the reign of king William and queen Mary. And his late Majesty ordered letters patent for making a settlement upon the present king, then Prince of Wales, within ten days after the parliament had granted him a fund for that purpose. In short, Sir, look over all our histories, examine all former precedents, I believe no example can be found, where the making of such a settlement has been so long delayed, as in the present reign: What may be the reason I shall not pretend to determine; but I am sure there never was a Prince of Wales who better deserved it, nor a crown revenue that could better spare it. It ought, in my epinion, to have been done as soon as his royal highness arrived in England, especially as he was then of full age, and, as every one that has the honour and happiness to know him must grant, extremely capable to govern his own affairs; and tince it is not yet done, it is high time for us to take the same liberty former parliaments have often taken, it is high time for us to desire that it may be done.

. Now, Sir, with regard to what may be deemed a sufficient settlement for his Royal Highness, I think there cannot properly be any question about it, because it seems to have been determined by that parliament which established the Civil List in the late king's reign, and also by that parliament which established, and from the experience of past times increased, the present Civil List revenue. Both were certainly of opinion, and the latter have, I think, very expressly determined, that his Royal Highness the present Prince of Wales was, and ought, to have, at least 100,000% a year settled upon him, out of the large Civil List they then most class. what else could they mean by settling a Civil List revenue of 800,000% a year? The experience of past times, which, as I have said, was then the only ground for increasing that revenue, had shewn that 700,000l. a year was sufficient for support-Ing the honour and dignity of the crown, without including what was to be allowed the Prince of Wales; and therefore by their all at that say that say

the crown, within three years after his a year more, and granting a Civil List revenue of 800,000/. a year at least, it must be supposed they meant and intended that the 100,000% they had so added to the Civil List revenue, more than what the experience of past times has shewn to be sufficient for maintaining the honour and dignity of the crown, should be settled upon the present Prince of Wales, besides the principality of Wales, dutchy of Cornwall, and county Palatine of Chester, in the same manner as it had been settled upon the present king, while he was Prince of Wales: And indeed from the very nature of the thing we are to judge so; for what reason could they then think of, or what reason can now be assigned, why the present Prince of Wales should live in less grand transcribered vist he was Prince of Wales, or why the same grandeur might be supported at a less expence than had been before necessary? I can think of no reason but one, which is, That the nation is not so rich as it was formerly: This, indeed, may at last come to be a good reason for diminishing the allowance or settlement for the Prince of Wales; and it is a reason for which. I am sorry to say it, I think there is too good a foundation; but then it is a reason for diminishing every other article of the public expence, especially that belonging to the Civil List; and I am far from thinking the provision for the Prince of Wales is the first we ought to begin with; for if any judgment can be formed from the experience of past times, 100,000l. a year, besides the har conceased riveness of Wales, Cornwall, and Chester, is the least provision we can as yet think of allowing for supporting the dignity and grandeur of the heir apparent to our crown. I shall therefore take it for granted, till I here it entre heled, that it is new high time the provision for the Prince of Wales should be settled in the usual way, and that 100,000% a year out of the Civil List is the least provision we can suppose necessory, and the least the parliament that 1 days de p he should have: These two points I shall now, I say, take for granted; but if both, or either be controverted, I shall beg leave to explain myself more fully upon this of the think is of the same opinion with me, and more capable of giving the reasons for his opinion, rises up, and saves me that trouble. For this rewon I shall not now take up your time with enlarging further upon

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liberty to make you this motion,

"That an humble Address be presented " to his Majesty to express the just sense "this House has of his Majesty's great " goodness and tender regard for the last-" ing welfare and happiness of his people, in " the marriage of his royal highness the " Prince of Wales; and as this House can-" not omit any opportunity of shewing their e zeal and regard for his Majesty's honour " and the prosperity of his family, humbly " to beseech his Majesty, that in conside-" ration of the high rank and dignity of " their royal highnesses the Prince and " Princess of Wales, and their many emi-" nent virtues and merits, he would be er graciously pleased to settle 100,000%, a " year on the Prince of Wales, out of the « revenues cheerfully granted to his Ma-" jesty, for the expences of his civil goe vernment, and better supporting the " dignity of the crown, and for enabling " his Majesty to make an honourable pro-" vision for his royal family in the same ss manner his Majesty enjoyed it before his " happy accession to the throne; and also 40 humbly to beseech his Majesty to settle the like jointure on her royal highness the Princess of Wales, as her Majesty " had when she was Princess of Wales; " and to assure his Majesty, that this House e will enable him effectually to perform " the same, as nothing will more conduce "to the strengthening his Majesty's go-" vernment, than honourably supporting " the dignity of their Royal Highness, " from whom we hope to see a numerous " issue, to deliver down the blessings of his Majesty's reign to latest posterity."

I know, Sir, that several arguments may be made use of against this motion, arguments which may seem to be of dignity and weight, because they can come from none but such as are in high stations, who for that reason ought never to oppose what is just and honourable, and much less ought they upon any occasion to make use of weak or triffing objections. By such persons it may be said, that the presenting of such an address will be a sort of intermeddling in the domestic affair between father and son, which the Parliament has no title, nor ever ought to intermeddle with upon any occasion: but, Sir, I must beg leave to insist upon it, that our presenting such an address cannot be called intermeddling in any affairs either public with a full or any and feet Martin at a contradict of the decise passes

these two questions, but simil take the to the nation in general, and that we have not only a right, but are in duty bound to do, as often as we find it necessary. It is an advice which I am sure his ministers ought to have given him : if they have not, they have been deficient in their duty, and the Parliament ought to make up that deficines. Till been of the to offer the same advice, and have not succeeded, which, for what I know, may be ice e, the VI sepepare absolutely necessary; it is what the ministers ought to be fond of, because the Ad-. . . P. d. mut will at a country good, though unsuccessful, advice they have given. Then, Sir, with respect even to the domestic affairs of the royal family, they ought to be considered in a two-fold respect: if they are such as may contribute to the honour and happiness of the nation in general, or such as may tend to the dishonour of the kingdom, or to the bringing of any misfortune upon the people, they then come to be of a public nature, and if any false step be made, or any necessary step neglected, or too long delayed, it is the duty of Parliament to interpose; and

the address now proposed relates.

of this sort surely is that affair to which

It may likewise be said, that the King is the only judge of the time when it is proper to make a settlement upon his royal highness the Prince of Wales, and of the amount of the revenue that may be proper or necessary for that purpose. To this, Sir, the answer is very plain and easy. There are many things in which the King has by his prerogative the sole power of judging or acting; and yet in such cases, if any wrong measure happens to be pursued, or any proper measure neglected, the Parliament is in duty bound to act the part of a faithful counsellor to their sovereign, and advertise him of what they imagine to be wrong. The two Houses of Parliament, or either of them, may not only offer their advice, but they may go much further, they may examine into the affair, and may punish those who by their weakness or wickedness have given his Majesty bad counsel. The King has the sole power of making treaties of peace or alliance, and of declaring war, and yet I hope it will not be said that the Parliament ought never to interfere, no not so much as by an Address, in any case of that nature: I hope it will not be said that the Parliament may and alter continues in the vi and highly to engage the nation is

A. D. 1"5".

dangerous and destructive treaties, or who : shall advise him to avoid a war, when both the honour and the interest of the nation make it necessary. Therefore, though his Majesty be the only judge, when a settlement ought to be made upon the Prince of Wales, and what that settlement ought to be, yet the Parliament may certainly interpose by an address, when the making of that settlement is too long delayed; and now that his Royal Highness is not only of age, but is married, and as if were emancipated out of his father's family, it is certainly high time for the Parliament to interpose: surely it is not fit his Royal Highness should now depend upon his father, or rather upon his father's ministers, for every shilling he may have occasion for: the very thought raises in my mind such ridiculous ideas, that it is with the utmost difficulty I can refrain from expressing myself in a manner for below the dignity of the subject: nothing, indeed, could prevent it but the great esteem, the high regard I have for the illustrious persons who seem to be concerned.

In the next place, Sir, it may be said that his Majesty has a legal right to the civil list revenue as now established; and that the Address proposed would be a sort of encroachment upon that right. I shall readily grant that his Majesty has a legal right to the civil list revenue, so he likewise has a legalright to the revenue for the current service of the year, and I think we but lately passed a law for hanging or transporting those who go armed with a design to rob of the aposition enter will conor the other, which is more than any subject in the kingdom has for the protection of any sort of property; but as both these revenues are granted by parliament for certain and particular uses, both ought to the trousers served they were granted, and the parliament has a right to insist upon their being so applied. The civil list revenue was granted for supporting the honour and dignity of the crown, and making a sufficient provision for the whole royal family; and if any part of that revenue should be purloined, hoarded, or misapplied by the King's ministers, and the honour and dignity of the crown neglected, or any branch of the royal family not sufficiently provided for, the parliament has as good a right to address, and even to enquire into that misapplication, as they would have to enquire into the misapplication of the revenue provided for the current service, in case and part of that revenue should be applied to other purposes, and those services neglected for which it was intended by parliament.

Lastly, Sir, it may be said, that such an Address would look something like a parliamentary resumption: that it would look as if the parliament were going to resume and take back from his Majesty what was long since granted by parliament and set-tled upon him during his life. I confess, Sir, I do not like resumptions of any kind: I am always sorry when I find there is occasion for them; but nevertheless a resumption may sometimes become reasonable: when the cause of granting any revenue ceases, the grant itself ought to cease, and therefore ought to be resumed, or applied to some other purpose, For this, even with respect to the civil list revenue, we have a late precedent in point: in 1699, the parliament granted to king William a civil list revenue of 700,000%. per ann, for the service of his household and family, and other his necessary ex-pences. Trees one. This great was by law settled upon that king during his life; yet in 1701, we find he resumed 100,000% a year, part of this 700,000%. civil list revenue, and applied it toward the payment of the public debts, for this express reason, because the occasions for which the said 100,000% was given, were then ceased. This, I say, is a precedent in point, for a resumption after the cause of granting has eased; and from a parity of reason, if it should be afterwards found the cause of granting did not require near so large a grant as was at first imagined, and therefore, actually granted, ought not some part of that grant to be resumed, or applied to some other purpose? So that if it could be supposed that a less revenue than what was intended by parliament would be sufficient for the Prince of Wales, there would be some reason for resumption; but I am far from supposing any such thing; the Address I have proposed shews the contrary, and therefore it cannot be presumed that my motion has the least tendency towards a designed resumption sait is only for having a part of the civil list revenue applied to that use for which the gratelly port, d to which it ought in law, in equity, and in wisdom and good policy, to be applied; therefore I hope my motion for that purpose will be unanimously agreed to. Answer was by

Sir Robert Walpole to the following ef-

1666

Sir: I rise up to offer you my senti- our passing judgment in such an affair, ments upon the motion which the honour- 'every man without doors will imagine able gentleman has now been pleased to make to you; but I must begin with de-claring, that I never rose up to speak upon eny affair in this House with a deeper concern, a greater reluctancy, than I do upon the affair now before you. I shall most readily agree with the honourable gentleman that it is a matter of the highest importance, it is indeed of the utmost importance, but it is of so sad, of so melancholy a concern that I am sorry it ever should have been mentioned, or that any such motion should have been made in this House. I am sure the honourable gentleman does not view it in the same light I do; if he did, I am convinced he would have been the last to have mentioned it, or to have advised its being mentioned in either House of Parliament, and therefore, when be considers it seriously, I hope he will withdraw the motion he has made; for if he should insist upon it, he must necessarily bring every gentleman of this House under one of the greatest difficulties any muff ever was, or ever can be in. It is an affair of property, it is a question by which the legal property of the crown itself is to be determined; and in such a case, must not every gentleman be under the greatest difficulty how to give his vote or his opinion? By declaring in favour of the motion, he may seem to injure the royal father his sovereign; by declaring against it, he may seem to injure the royal son and apparent heir to the crown. have the honour to know particularly the wisdom and the virtue of both the royal persons concerned, I can give my opinion with the more freedom; because I am sure neither of them will think himself injured by a gentleman's giving his opinion or his vote freely in parliament; and I am sure his royal highness the Prince of Wales has so much wisdom, and so true a sense of filial duty, that he will never look upon any thing as a favour done to him, if it has the least tendency towards offering an indignity to his royal father.

That there is no affair of an importance too high for the consideration of parliament I shall admit; but, Sir, there are many affairs of a nature so delicate, that mention of a nor good policy will about of the parliament's taking them into their consideration; and if ever there was an affair in which the parliament ought to avoid groung judgment, the affair now before you is one. From

that there is a private mistake or dispute between his Molesty and his level Highness, and such an opin or, it to touch generally prevail, may be of the most dancrous consequence to both. We savid therefore it possible avoid giving any pagement in this affair; but as for complying with the motion, if it were in our inchustion, I do not think it is in our power: it would be a volation of property, a taking from the King a part of that property which is already established in him by act of parliament, and to which he has as good a right as any private man in the kingdom has to any private property he does or can possess; for though the parliament has a power to appropriate money to particular uses at the time it is granted, yet after. wards they have no such power; and it has always been a rule of this House, not to enter into any consideration about money once granted to the crown, without first having the consent of the crown. The civil list revenue has already been granted to his Majesty; when we made that grant, we might have ordered the application of it to particular uses, and might have gone so far as to have appropriated a particular sum to each respective use; such a particular appropriation might perhaps, and I think with reason too, have been thought derogatory to the honour of the crown; but I shall not now controvert that point; no such particular appropriation was then made, and as it was not made at the time that revenue was granted, we have now no power to make any such particular appropriation, with respect to any parts of it, or with respect to any use to which any part of it ought to be applied; and much less have we now a right or a power to prescribe to his Majesty, what part of the civil list revenue ought to be applied towards mainthin og the hor our and digarty of his eldest son, or in what manner that application ought to be made. However, this will best appear from considering the several arguments made use of in favour of the motion, which I shall take upon me to do in as brief a manner as I can.

As for the maxim so much insisted on, That the Prince of Wales ought always to have a separate and distinct provision, and settled upon him in a manner as to be ge once ndent of the King Lis father, I never heard we had such a maxim in our constitution, nor can I see how it is

possible to make a son altogether independest of his faller, me pener less to make a subject altogether independent of his sovereign. The latter would, I am sure, be a very great solecism in politics, and the former, whatever may be the case with respect to royal families, has, I am certain, often produced great misfortunes in private. It is true the custom has generally been for our kings to settle some estate by - patent or charter upon their eldest sons. and those charters have often been confirmed by act of Parliament; but I cannot see a good reason for saving, that the making of such a settlement is absolutely necessary, or that the heir apparent of the crown cannot be educated, or cannot live in a proper manner without it: for that dependency which the son of a great family naturally has upon his father, can no way tend toward the debasing of his mind; and the dignity and grandeur, even of a Prince of Wales, may be as well sup-: ported by a yearly allowance as by a perpetual and independent settlement. For this reason there never was any regulation · expressly established in this kingdom for providing an independent settlement for the Prince of Wales; but on the contrary, the making of such a provision, and the manner of settling that provision, have always been left entirely to the King upon the throne, nor has the parliament ever, or but · very seldom, intermeddled in that affair. unless when applied to by the King or by some persons under his direction, and that application has generally proceeded from some other reasons besides that of making a settlement upon the Prince of Wales. It is not so much as pretended, Sir, that

any of those grants made by king Henry S to his son Edward proceeded from the interposition of parliament. On the contrary, it is evident, they proceeded entirely from the politics of the court at that time, and those politics were not founded upon the maxim of making the Prince independent, but upon a design of gaining the affections of the people in those countries which had been but lately subdued, it having been thought more honourable for them to be governed by the king's eldest son, than by any other subject. In like manner we know that none of the grants made by Edward 3, to his son Edward, the Black Prince, proceeded from any address or application from parliament; for though they were most of them confirmed by parliament, yet it appears that all those confirmations were obtained

and passed at the desire of the King himself: and here likewise it may be said. and I believe with justice too, that the erecting of Cornwall into a duchy, and settling it upon the eldest son of every future king, as also the erecting of Guienne and Gascony into a principality, and granting it to the Prince of Wales, proceeded rather from a design of doing honour to those countries, than from any design of making the prince absolutely independent of his father: for we find it was a common practice in former days to erect a country or province into a duchy or principality, by way of doing honour to the country, and in recompence for some good services performed by the inhabitants. Thus we find the county of Chester was erected into a principality by Richard 2, because the militia of that county had countenanced and enforced his most arbitrary measures during his famous parliament at Shrewsbury; and every one knows that it has all in been reckoned an honour to any city or province to adopt it as a title for any of the princes of the royal family; therefore we are not to conclude that the grants made to former princes of Wales are a sufficient authority for establishing it as a maxim, that every prince of Wales ought to have a separate and independent provision settled upon him.

Now, Sir, with regard to those cases mentioned where the parhament have actually interposed. In the case of prince Richard, eldest son of Edward the black Prince, it is very probable that application from parliament was procured by the king himself, in order to disappoint any hopes the duke of Lancaster, his second son, might have of succeeding to the throne; but suppose it was not procured by the king himself, as there was then some jealousy in the nation that the duke of Lancaster would endeavour to usurp the crown after his father's decease, who was then very old, the Parliament had great reason to address for having the eldest son of the deceased Prince of Wales created Prince of Wales in the room of his father, in order to avoid all disputes about the succession to the crown; which is a reason cannot be said now to subsist, and is a reason very different from that of having an independent provision settled upon the Prince of Wales. As for the application from Parliament for having Prince Henry, eldest son of Henry 4, created Prince of Wales, duke of Cornwall, and earl of

Chester, it plainly appears to have pro-, come to any fixed resolution in that affair, ceeded from the King's particular favourhas taken the actionals to nose it was with the approbation, or rather , I be to one o'de King ! If aid I s reason for procuring such an application was very far from being founded upon any maxim or design of settling an independent provision upon the Prince his eldest son; but as his own title to the crown was a little doubtful, it is evident he procured that application from parliament, with a design to have his son declared his lawful successor, and only rightful heir to the crown. Then as to what was done in the reign of Henry 6, I hope none of the transactions of that unfortunate reign will thing that ought to be done in this; for that whole reign was a continued series of weak and destructive measures on the part of the court, and very unjustifiable inthe character on the part of the parha-

Thus, Sir, none of the precedents mentioned relating to the heir apparent of the crown, can be any way taken as a good precedent for our agreeing to the motion now before us; and of the two precedents mentioned relating to the presumptive heirs of the crown, that, relating to king James, when dake of York, can have nothing to do in the present question; for the making of a settlement upon him was so far from proceeding from any address or other application from the parliament to the king, that it proceeded rather from the log's applying to my parliament for that purpose; and the parliament's having any thing at all to do in that affair pro- parliament has a right, the parliament is ceeded from necessity not choice; be- often in duty bound, to offer advice to cause the revenue of the Post-office, and wine license office could not be settled upon the duke of York but by authority of parliament. And as for that relating to the late queen Anne, when princess of Demnark, it appears probable, indeed, that that affair was first brought into parliament, not only without the approbation, but contrary to the inclination of the court at that time; but what was the consequence? It occasioned an unseasonable prorogation of that session, by which the affairs of the nation were very much embarrassed; and if such were to be the consequence of our agreeing to this motion, I am convinced the honourable gentleman that made it, would not so much as desire any gentleman to agree to it. Nay, even that very parhament coun never

till they had obtained the king's approthe of what they we also a to comme then they unanimously agreed to address his Majesty to make a provision for the rine and princes of Denmak or state a year; so that even that affair can be no precedent for our agreeing to this motion. till it be some way or other signified to us, that his Majesty approves of what we are about to do.

From these observations, I think, Sir. it will appear, that the precedents which have been mentioned are either such as ought not to be followed, or such as are no way applicable to the case now before us: therefore it cannot be said that the motion is founded upon any proper precedent; and whatever the wisdom and policy of our kings may have been with respect to the settling an independent provision upon the heir apparent to the crown, it seems it has always been the wisdom and policy of the nation to leave that affair entirely to the option of the king upon the throne, and never to intermeddle but when it has appeared, or has even been signified to the parliament, that their intermeddling would be agreeable to both the parties concerned. This, Sir, is true wisdom; this is right policy. Even, in private life, it is generally held to be officious and imprudent for a stranger to intermeddle in the family affairs of his neighbour, without any call from the parties concerned; if there was no breach before, it generally occasions one; and if there was a breach, it makes the breach wider much more often than it occasions a reconcilement. their sovereign; but in determining when, or upon what occasions, we may or can offer our advice, we ought to consider our sovereign in a twofold respect: we ought to consider him in his political and royal care by a serve he need and paternal capacity. In all cases which regard his political and royal capacity we have certainly a right to judge of the measures that are taken, and may recommend what we think most expedient; but in affairs which regard only his natural and paternal capacity we have no right to judge; it would be officious in us to recommend, without some sort of population from him for that purpose; and as the providing for every branch of the royal family is an affair which regards only his natural and paternal capacity, it would 1 1 1

be officious in us, it is inconsistent with true wisdom or good policy for us, to pretend to judge, or to prescribe what ought to be done, or in what manner it ought to be done.

That the Prince of Wales ought to be supported, that he ought to be honourably supported, I shall most readily grant: and I shall likewise grant that the support of the Prince of Wales is and ought to be a charge upon the civil list revenue: but, Sir, that he has either a legal or an equitable right to any particular share of that revenue, or to any share, but such as the king his father pleases to allow him, is what I cannot so easily admit. I have perused all the acts of parliament that were ever made, relating to that revenue. I have particularly considered that act by which the civil list revenue was settled upon his present Majesty, and neither in that act, nor in any other, can I find any words for , giving the Prince of Wales a legal right to any other share, than what his Majesty shall please to allow him; nor can I find any words from which a right to any other share can be equitably inferred. To me it seems his Majesty has as absolute a right to the whole civil list revenue, during his life, as any gentleman in England can have to his own estate. The eldest son of every landed gentleman in England ought to be supported out of his father's estate, and that support ought to be according to the character and circumstances of the family ; yet I hope it will not be said that the cldest son has any legal or equitable right to any particular share of his father's estate, or to any share, but such as his father pleases to allow him, unless that right be established by some conveyance made to the father, or by some settlement before, made and agreed to by the father.

In all cases of equity, to be sure, Sir, the intention of an act of parliament is to be chiefly regarded; but that intention must some way or other appear from the We are not to take the intention of a law from the intention this or that gentleman really had, or may say he had, when he agreed to the passing of that law. When a law is to be passed, and under the consideration of parliament, every gentle-

reasons for agreeing to it, and some may have reasons quite contrary to those of others. One gentleman may have an intention that it should be interpreted in one way, another may intend that it should be intepreted in a quite different; but when

the there is passed, and comes and a seto beapplied to any particular case, neither the reasons nor the intentions of those who passed it, are to be regarded: There is nothing to be regarded but the context and the words of that law, in order to put upon them the most equitable construction they will bear; and to nut such a construction upon any of those general words in the act for establishing the civil list revenue, by which that revenue is appro-priated to the support of his Majesty's household, as would take from his Majesty the power of judging what was fit to be done in his own family, would, I am sure, be a very unnatural construction, and consequently, I must think, a very unequitable one. It is a construction the words themselves will no way admit of: it is an intention I am convinced no gentleman could have when he agreed to them.

I hope, Sir, from what I have said it will appear, that there is no absolute necessity, cither from the nature of the thing, or from any maxim in our constitution, that a certain, perpetual and independent provision should be settled upon the prince of Wales: that if there were, it would be very improper for the parliament to intermeddle in the affair; and that his Majesty is the sole and only judge, whether such a settlement ought to be made or not. Therefore we must conclude, that his Majesty is the sole and only judge, when that settlement ought to be made. But to take away all farther dispute upon either of these heads, I must acquaint you, that I am commanded by his Majesty to lay before this House, that his Majesty yesterday sent a Message to his royal highness the prince of Wales, by the lord chancellor, lord president, ford steward, lord chamberlain, duke of Richmond, duke of Argyle, duke of Newcastle, earl of Pembroke, earl of Scarborough, and lord Harrington; which message, so sent by those Lords, being in writing, I shall now, Sir, deliver to you. This Message was as follows: viz.

" His Majesty has commanded us to " acquaint your royal highness, in his " name, that, upon your royal highness's " marriage, he immediately took into his " royal consideration the settling a pro-" per jointure upon theprincess of Wales; " but his sudden going abroad, and his " late indisposition since his return; had " hitherto retarded the execution of these " his gracious intentions; from which short

" delay his Majesty did not apprehend any

"inconveniencies could arise, especially
"since no application had, in any manner,
"been made to him upon this subject by
"your royal highness; and that his Ma"jesty hath now given orders for settling
a jointure upon the princess of Wales,
as far as he is enabled by law, suitable
to her high rank and dignity; which he
will, in proper time, lay before his parliament, in order to be rendered certain
and effectual, for the benefit of her royal

TO GEORGE II.

" highness.
" The King has further commanded us " to acquaint your royal highness that, " although your royal highness has not " thought fit by any application to his Ma-" jesty, to desire, that your allowance of " 50,000% per ann. which is now paid by monthly payments, at the choice of your " royal highness, preferably to quarterly payments, might, by his Majesty's further grace and favour, be rendered less se precarious, his Majesty, to prevent the " bad consequences, which, he apprehends, " may follow from the undutiful measures, swhich, his Majesty is informed, your er royal highness has been advised to pur-" sue, will grant to your royal highwess, for his Majesty's life, the said 50,0001. " per annum, to be issuing out of his Mafe jesty's civil list revenues, over and above 56 your royal highness's revenues arising * from the dutchy of Cornwall; which his "Majesty thinks a very competent allowsence, considering his numerous issue, and the great expences, which do and must necessarily attend an honourable " provision for his whole royal family."

And that to this Message his royal highness the Prince returned a verbal Answer, which, according to the best recollection and remembrance of the Lords, was in substance as follows, viz.

"That his royal highness desired the Lords to lay him, with all humility, at his Majesty's feet; and to assure his Majesty, that he had, and ever should retain, the utmost duty for his royal person; that his royal highness was very thankful for any instance of his Majesty's goodness to him, or the princess, and particularly for his Majesty's gracious intention for settling a jointure upon her royal highness; but that, as to the message, the affair was now out of his hands, and therefore he could give no answer to it."

Atter which, his Panal Highness used many dutiful expressions towards his Majesty, and then added, "Indeed, my "Lords, it is in other hands, I am sorry for it." Or to that effect. His Royal Highness concluded with the His Answer to his Majesty in the most respectful and dutiful manner.

From this most gracious Message it anpears, Sir, that his Majesty has for some time given a yearly allowance to his Royal Highness, and such an allowance as his Majesty thought a very competent allowance considering his numerous issue, and the great expences, which do and must necessarily attend an honourable provision for his whole royal family; and it appears further, that this allowance has been reque larly paid in that manner in which his Re al Highness houseff elip e as car at proper and convenient for him; therefore it cannot be said that the making of such an allowance has been in the least delayed; and if the converting of that allowance into a perpetual and independent settlement had born absolutely more sary, or were now absolutely necessary, it cannot be said there has been any such delay as can give occasion for the interposition of Parliament; because, if his Royal Highness had not before his marriage been satisfied with the manner in which his allowance was made to him, or had but signified that he thought it was established upon too precarious a foundation, his Majesty would have established it in any manner he desired; and considering how soon his Majesty went abroad after the happy marriage of his Royal Highness, it cannot be pretended that the least unnecessary delay has since that time been made, with respect to the making of a settlement upon his Royal Highness, even in that manner which is said to be absolutely necessary by the maxims and custom of the kingdom. But supposing that the making of that settlement had been unnecessarily delayed, whatever delay or neglect may have ling peners in that respect showing deup by his Majesty's message to his Royal Highness; and the communicating of that message to this House, which I have now done by his Majesty's command, must be a full answer to every thing that can be said, with respect to time at least, in favour of the notion now bo . . . in, from his Royal Highness's answer to his Majesty' mis ago, it see as to so must to telesce that his Royal Highness is himself satisfied with what his Majesty offers, and that he would be sorry to hear of our having agreed to the motion now made to us; for

what other meaning can be put upon his Royal Highness's saying, that "he was sorry for the affair's being then in other

" hands?"

For this reason, Sir, I think the debate will now be brought within a very narrow compass; for if the motion should now be insisted on, it can proceed from nothing but gentlemen's taking upon them to differ in opinion from his Majesty, and to think that 50,000/. a year out of the Civil List, besideslas Royal Highness's revenue arising from the dutchy of Cornwall, is not a competent allowance, considering his Majesty's numerous issue, and the great expences, which do and must necessarily attend an honourable provision for his whole royal family. As this has been already insisted on, as it has been said that 100,000l, a year is the least his Royal Highness ought to have out of the Civil List, besides the revenues of the principality of Wales and dutchy of Cornwall, and that it was the least the Parliament that established the present Civit List intended he should have, I must beg leave to answer in as few words as possible, to what has been said upon that head, and to give my reasons for being of the same opinion with his Ma-

By what I have said, or am to say upon this head, I would not have it understood, Sir, as if I believed his royal highness the Prince of Wales ought not to have more than 50,000L a year: on the contrary, I think he ought to have a great deal more than double the sum, if it were possible for his Majesty to spare so much from the Civil List revenue, or if the nation were so happy as to be in a condition to increase the Civil List, so as to enable his Majesty to make such an allowance to his Royal Highness as he deserves, and as his Majesty would incline to give him. Were we to measure his allowance by his merit, as . we know no bounds to the latter, we could prescribe no bounds to the former: the only course we could take would be, to offer whatever he pleased to demand; and even in that case we would have reason to fear lest his modesty might do an injury to his generosity, by making him confine his demands within the strictest bounds of necessity. I am not therefore to examine what his Royal Highness ought to have, I am only to endeavour to shew that we have no right to prescribe to his Majesty, ' what he ought to give; that it could not be the intention of that Parliament which established the present Civil List, to grant how is it possible for us to exercise that

100,000% a year, or any other certain yearly sum out of the Civil List revenue to his Royal Highness; and that his Majesty cannot at present conveniently spare more than 50,000l. a year out of that revenue.

To say, Sir, that the parliament has a right to prescribe to his Majesty, what provision he shall make out of his own estate for any one of his children, has something in it at first view so very extraordinary, that I am surprized to hear it insisted on. Such a right would put the King in a much worse state than any one of his subjects : and I must desire gentlemen would consider, what a foreigner would think of this nation, if he should be told, we entrust the King with the government of the whole kingdom, but we will not entrust him with the government of his own family. I do not know that there is in all our histories or records any one precedent or foundation for such a parliamentary claim, but that single one in the reign of Henry VI. and that was, we know, so weak a reign that it became necessary for the parliament to assume several rights and privileges which they were not properly, and by the nature of our constitution, intitled to. As for what the parliament did in relation to the princess Anne of Denmark, it can no way be made use of in the present case; that affair was first brought into parliament when they were considering how much it would be necessary to allow for the support of our civil government, and then it became very proper to take into their consideration what particular sum was to be allowed for the support of the prince and princess of Denmark; for though they were of the royal family, they were not of the King's own family; and therefore the appropriating of a certain particular sum for their support, or the addressing to have a certain sum approprieted for that purpose, could not be called an intermeddling in the King's domestic affa as.

Besides, Sir, it is not so natural for any man to provide honourably for his presumptive heir, as for any one of his own children: the presumptive heir is sometimes looked on even with jealousy and envy; and therefore, there is a very strong reason for the parliament's interfering more particularly in one case, than common decency can admit of in the other.

But suppose, Sir, the parliament had a right to prescribe to his Majesty, what provision he shall make out of his own estate for any, or for every one of his children,

right in our present situation? Before we can with any crustionarity from it exercise such a right, we ought to examine parrowly into the produce of the civil list revenue, and the several uses to which it must necessarily be applied, in order to see how much his Majesty can conveniently spare out of that revenue: we ought likewise to examine particularly into the establishment of his royal highness's housholl, and If the expenses is may a ce early be put to for supporting the dignity and grandeur in which the heir apparent to the crown of Great Britain ought to live, in order to determine what particular sum tis Me esty shall a too him any daily out of the civil list revenue. Is it possible for us in our present situation to examine into either of these particulars? We have at present no account relating to the civil list, nor any account relating to his royal highness's hou hold beare is, a livedie a multitude of such accounts it is not possible for us to go through with any such exami-

Now, Sir, with regard to the intention of that paramaent by whom the present civil list was established; if we consider the circumstances of the royal family at that time, and the circumstances of the royal fam ly when do not not was estal, and in the former reign, we shall very easily find their ning for il se Experience in post times' being very different from what is new put up in these werds. Wen the civil list revenue was established upon his late Majesty, a very narrow scrutiny was is the him the of old that s of the expance of our civil government, and particularly into the expence necessary for supporting the factor of the prince of Wales: from which accuting it was computed that 600,000% a year at least would be necessary for supporting the Hog and holder bringer herent; but let us consider that the King had then no queen, nor any children to provide for: from the same scrutiny it was computed that 100,000l. a year out of the civil list revenue was the least sum that would be necessary for supporting the dignity and grandeur of the prince of Wales; but let us remember that the prince of Wales had then a princess of Wales, and, to our happiness, several children to pro-vide for. During that reign it had been found that 100,000% a year was sufficient for supporting the prince and princess of Wales, and all their children; but it had had he been sound that it required

70.00% a year to support the King's ho had and earl government, the shall also queen nor may cludent to provide for.

This, Sir, was the Experience of past times' which gave occasion to the increasing hispresent Majesty's civillist revenue to 800,000% a year; but if we consider the circumstances of the royal family at the time of his Majesty's accession, we must see that the parlament from this very copersone or dd not but conclude, that it would require more than 700,000% a year to support his present Majesty's hous! Id and civil government; because he had a queen and several younger children to provide for, which the late king had not; and from the same experience they must likewise have concluded, that it would not raquire 100,000/. a year to support the Prince of Wales, because he had then neither a princess, nor any children to provide for; for if they had concluded that 100,000k. ar ear would be necessary for support agthe Prince of Wales singly, they must from the 'Experience of past times' have granted more than 700,000/. a year for supporting the present King's houshold . . d civil government, considering that he had a queen and several young children to provide for, which the late king had not; and since they granted for the support of the present King's Loushold and civil government, but exactly the same sum that had been found from the Experience of past times' to be necessary, and had been actually given for the support of the late Kmg's horshold and cred govern ent, \$ is apparent to me they concluded his Mujesty might save and deduct as much from the allowance to be made to the Prince of Wales, as would be sufficient for providing for her present Majesty the queen and all their other children. Frem all which it is to me evident that the parliament that established the present civil list did not intend his Royal Highness should have out of it a full 100,000l. a year. They, intended only what was right they should intend, and what only in due deference to their sovereign they could intend, which was, that his Majesty should allow the Prince of Wales what he, in his great wisdom, might think a competent allowance for supporting the honour and dignity of the heir apparent to the crown, considering his Majesty's numerous issue, and the great expences, which would necessarily attend an honourable provision for his whole royal family.

I think, Sir, I have now clearly shewn what his Majesty meant by, and what the parliament could only intend from . Experience of past times; and, if we now must conclude, that the 500,000l. a year , is the most his Majesty can spare out of the civil list for the support of his Royal year for the support of his Royal Highness the duke of Cumberland, 5,000% a year to her royal highness the princess of Orange, 5,300% a year for the two eldest princesses, and 2,000l. a year for the two youngest; all which are extraordinary expences unknown in the late reign. To these if we add the 50,000%, a year for the support of her Majesty, which was likewise unknown in the late reign, and approportionable additional allowance for bed a bored, and over other dinery expences in the several palaces, we must conclude that his Majesty must necessarily be at 100,000% a year expence more than was found, or could be necessary in the late reign, which will make the whole expence of his Majesty's houshold, and civil government, without including the allowance of the Prince of Wales, amount, according to the experience of past times, at least 800,000% a year; so that every shilling his Majesty allows for the support of the Prince of Wales, must arise from the frugality and good management, and from contracting, and saving a part of that experce which was found accessing in the Therefore; so far from con-Lite reign. cluding or imagining that his Majesty may spare more than 50,000%, a year for his Royal Highness, we have reason to be surprized how he can spare so much.

But this, Sir, will appear still more evident by an example in private life. Suppose two country gentlemen, each of 8,000% a year estate in land: suppose their rents equally good, and equally well paid, and that their lands are equally taxed, and suppose that one of these gentlemen has but one only son, but that the other has five or six children. Can we suppose the latter able to settle upon his eldest son as large a part of his estate as the former may spare to settle upon his only son? Surely, Sir, no man in reason can suppose any such thing; the latter has his younger children not only to maintain, but to provide for, therefore neither he nor his eldest son can live in such grandeur, as the former and his only son may do. This is the very case before us :

his present Majesty has but 800,000%; a year estate, the late king had the same. if we add to his late Majesty's settled revenue, the several additional grants that were occasionally made to the civil list in his reign. His late Majesty had but one only son; his present Majesty, to our comfort and happiness, has several children; and therefore it is not to be supposed that intlary or the plantage of Wales, can live in such grandeur, as the late king, and the present, whilst Prince of Wales, were able to do, unless the parlament should think fit to increase the estate of the crown by a new additional grant to the civil list revenue.

I shall take no notice, Sir, of the insinuations that were made against the management of the Civil List revenue in the late reign, or the method of settling it in this. I do not think they any way relate to the present debate. The management in the late reign, might, if necessary, be easily accounted for; and the method of settling the Civil List revenue in this reign hardly deserves the name of an improvement. But now after having shewn that we have not properly a right to present such an address as is proposed; that we ought not either in wisdom, or policy, or even common decency, to present such an Address, I must beg, I must intreat of gentlemen to consider what they are about. Gentlemen may call it, if they please, offering our advice to our Sovereign; but it is really bringing his Majesty and his eldest sen as pointed a deal out b fore us. In this light it will be looked on by every man wahout cors. It is stating ourselves as the higher power, and bringing his Royal Highness to sue for justice before us: our agreeing to the question, would be a determining that his Majesty had done injustice to his eldest son: it would be giving a victory to the son over the father, which might prove, the Lord have mercy on us, the destruction of both. No man can patiently bear an inquiry into his family affairs; no father can easily forgive a son for appealing to a higher power: for God's sake, let us stop in time this uiden no o p, which may hake was for an inundation to drown us all. Our agreeing to such a question might occasion a perpetual breach, an Immedicabile vulnus, though not, I hope Euse recidendum. hope the wisdom of this House will timeously prevent any armatation,

The question now before us, Sir, is of a most dangerous nature, it may be the

occasion of such tatal consequences to the [royal timily and to the whose kingdom, that I must tlank, the orginal authors and contrivers of it can be no triends to citl er. I am for from suspecting any gentlemen of this House, or any member of either House of Parliament. It is not possible for me to suppose that either of them could have been the original author or coatriver of such a question; and I are sure no gentleman of either House would have attempted to have brought such a question into parliament, if he had viewed it in the same light as I do. We may remember, Sir, the fatal days, on that happened between his late Majesty, and his present Majesty when Pam 2 of Wales: We may remember to what a height that fatal division was carrata. The Prince of Wales. the class, the only son or the king, and here apparent to the crown, was turned out or the roy a polace, was excluded from every one or the royal palaces, and was obliged to live like a private nobleman, in a private house, and without any guards, or other e. s.g is of to a tv. Niv, his very servants were tempted and hired to forsake laim, and were ever toreatened and ballied n'they reased; vet it cam of he said that the son w. ever gulty of any andutiful behaviour, o. I at the lather was deherent in natural attended. To what then could this terriby division be on ng? It could be owing to roth a but little in laious slanderers and tale-bearers, who, for their own private er is, stried up a division in the royal family. But it is well known they are all foreigners who were the original authors of it: We know there was not a british subject had the least hand in it. However, be they who they will, it is certain they could be no real triends either to the father or the son, or to any of the royal family.

10 GEORGE II.

I am supported, Sir, to hear it now so much insisted on, that the Heir Apparent or one of the crown has a right to are a actinct and independent provision a lapon han. I remember a the with this castrine was far from being ach it has she of the harvinis of our constatition. I remember a time when the present royal family, who were then the press, give hears of the grown by not of pr. smett, we so tectrom being allowed and theet and and per cent settled car, that they had no a lewance at all: Nat, even when the question was moved, the parliament would not so much as give any of them leave to come and reside in the kingwent, the maxim now insisted on was

therefore very far from being thought a maxim at that time, and I should think it very strange, if those who were then so regardless of the presumptive heir of the crown, should now shew themselves so careful of the apparent heir, as to do an injury to the King upon the throne, for the sake of providing a very large independent settlement for the apparent heir.

I am likewise surprized, Sir, to hear the term, emancipation, made use of in this debate. In this kingdom to talk of the son's being emancipited by marriage out of the family of his lather, is certainly not a proper and ust way of speaking. In those countries where the term emant pation was first made use of, the son was in some manner the slave of his tather. In those countries fathers had at first even a power of life and death over their child, enand a right to every thing the son could acquire either by his own industry, or by gift, or otherwise; nor was the son freed from his paternal power by marriage: The only way of freeing him was by a solemn act of the father, and edict of the prince, or a decree of the migistrate; and the treening of the son from the paternal power by either of these ways was called emancipation. But in this kingdom we can have no such term, because the father has not properly any power over his children; a son atter he comes of age has no further dependence upon his tather, than what proceeds from fil.al affection and duty, and this continues after his marriage the same it was before; it is a dependence, which never can, nor ever ought to be taken away: It is a dependence which, I am sure, no member of this House would endeavour to demaish; for whoever endeavours to diminish it can have no true regard either for the son or the father.

But, Su, I must confess, I am no way surprized to find that those who were some time ago for increaching upon the king's prorogative with respect to the others of his army, should now be for increaching upon his paternal power with respect to the providing in whatever manner he may think most proper for his own children. I am persuaded neither of these attempts proceeded from any real disaffection to has Majesty, or his illustrious tamble: I behave both proceeded from mistaken notions of liberty, or from an erroneous idea of our constitution; but I hope those gentlemen will consider, that what they have propose is really in some manner, as I have said, accusing his Majesty of injustice towards his eldest son. It will be so looked on by the whole nation. This will of course very much lessen the esteem the people have, and ought to have for his Majesty; and will certainly make many of them suppose he is no longer fit to rule over us. The consequences of such an opinion may be extremely fatal. For my own part, if I were in a foreign nation, and should hear that such a question as this had been brought into the parliament of Great Britain, and carried against the father, I should expect to hear, by the next post, that the same parliament had deposed the father, and had set the crown upon the head of the son. This is a consequence which, I am sure, the son would be far from desiring to see; it is a consequence which I am convinced no gentleman in this House designs; but as it is a consequence which I think sooner or later might be justly apprehended from this question's being carried in the affirmative, therefore I thought myself obliged to rise up and give my reasons for being against it: and now that I have done so. whatever may happen to be the fate of the question, I am sure I shall sleep this night much sounder in my bed, and with a safer conscience, than I could have done, if I had given only a bare negative to a question in which I think the happiness of my king, the happiness of the royal family, and the happiness of my country so deeply concerned.

To conclude, Sir, as the honourable gentleman who moved you this question, has told us that several arguments of great dignity and weight might be made use of against it, I have and shall always have so great a deference for that gentleman's opinion, that I shall, upon all occasions, be extremely cautious of giving my assent to any question against which he thinks any argument of dignity or weight may be made use of. It is true, he endeavoured to evade those arguments by making some sort of answer to each; but those answers will, from what I have already said, apnear, I think, to be very insufficient; so that the arguments he made use of against his own motion must now stand in their full force. In all questions, even where the prerogative is concerned, which relate to affairs of a public nature, the parliament may interpose, but in those which relate only to the royal family, the parliament can have no concern: Even his Majesty's ministers cannot properly or prudently intermeddie, unless specially called upon. As for the parliament's resuming any grant. when the cause of granting ceases, it can have nothing to do in the present debate: for there is no pretence for saying that any one of the causes for granting the present civil list revenue has ceased. And as to the amount of the civil list revenue, and the manner in which it is established, or the uses for which it ought to be applied. I am surprized to hear any objections made to the former, or any attempt made for directing the latter, since at the time of granting, as I am told, it was unanimously agreed to in one House, and with but one contradictory vote in the other: and I do not hear that in either House there was the leastmention made of the uses to which the whole, or any part, ought to be applied. In short, Sir, there was never any thing happened in parliament, gave me so great a concern as the hearing of this motion made. The very making of such a motion may be attended with cruel consequences: but if it should be agreed to, after having used my utmost endeavours to prevent it. I shall pray to God to avert those judgments which may be brought upon the whole nation by our agreeing to such a motion. This I take to be my next indispensable duty; but I hope the success of my endeavours will prevent such a melancholy occasion for my prayers.

The Reply was by Mr. Pulteney and the other gentlemen, who spoke for the motion:

Sir: The importance of the present debate I shall readily acknowledge, has been. I think, acknowledged by every gentleman who has spoke upon either side of the question; but some of the gentlemen who have spoke against the motion, have endeavoured to represent it in a light which, I am sure, it can no way bear; a light which, I must say, can no way contribute to the honour or advantage of either of the two royal persons who seem to be concerned. To insinuate that either of them can conceive the least grudge from any thing that passes in parliament, is really, in my opinion, to insinuate, that they are ignorant, or not observant of the rights and privileges of parliament. This, I believe, the honourable gentlemen were not sufficiently aware of, otherwise they would not have pretended that this motion, or any motion in parliament, could ever occasion any breach or dispute between his Majesty and his royal highness the Prince of Vendes, or that it can lay any gentlemen under the least difticalty how to ochave.

1. , reschoon to thep. swite all provide der a the resche de work In a contental three I car , l' ', le sampe that of cestraig order to when of strumant eve-BICE DECICET LIGHT LEDGE EVERY ONCE WID SAM I CHA do me too thelite to think, I wanter at a proposed to greve tant sia it' cama, ant ortis very reason lacture read goodie motion now . I to is, because it will r move that with is or or the cross of distance on ing tot ans, a lines of her one everyth rest to the real to. . . thes as original to ently trace from to the man shareces in terit eace of the contract. ante no control both on cer One she let to f.

With the same of the later of that the bir to be of every a to cons 11 their , where the , contr m + ', or n el cont o de may mis a land of the state of the nin with the to be los day to. m ber of the free, of the as that his Mosty, or his Ro al Homes, would be of and the end grantal's der al ale tracte of haddy in pahe character a very vrole, and a m stars, sa in on but to seppage that citize of the Come concerns the lear gan or a sainst the other, on accontof a procton manistralism to a realism at, is to say, each of the process that is duceted a reserve to no they co, either by to later of this a su parthe war sher a prous to be honour of ; m t, str. en totachtae w. loo time . So both of its Layester, and of he rotal but cartable as of Wales, we the recent rango chain dier his Mr Car ha Royal Harres, knows any thing it what we are about; we are in thaty be and to sure that neither of them we be created with the rate of in . questin, be it whit it will; and it is impeace to suppose it can occation any br a lit cover ich at so but let the inportine of the quare the of ever so high a none, terabe or no mel metaly concern, ic. in it be attended with any erroll consequences. No man em from theace un ague there is any private in stake or disport between his Migesty and the Price, because no man can pist v suppase, I hope no man does suppose, the i recedings in parament are directed by co her. The only they they can uppose B, that has Royal Highness is not as yet

and in the correspondent at the In worth, she became tone not ones a mostly to the date . man. . . and and leed on laghe retain tion sesti . 'de of; there' te, ifthe tion has any cit. on pe par in doo and to be to wait my lote manifold of death to the tell of t due remert to where the outh alar's a cit will

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To pretend, Sir, that the parliament has no power to appropriate money after it is granted, or that we never enter into Bit Charles B at the Brack Once granted to the crown, without the previous consent of the crown, has no relation to the present debate: because it is not now proposed to bring in a Bill for appropriating any money, nor to take into our consideration any grants made to the crown; it is only proposed to address his Majesty to make such a settlement on the Prince of Wales as we think necessary for b porting the diguity old gameur of his high birth: but I must confess, I am at a loss to know how the power of parliament comes to be confined in either of the cases mentioned: I am sure the parliament often in one Bill appropriates sums of money granted by former Bills in the same session, and why it may not approprinte money granted by a Bill passed in a former session, I cannot comprehend: and, I think, but last session, we took into our consideration, and absolutely released a very large sum of money, formerly granted to the crown, without any previous consent of the crown; for I do not remember we had any general message from the crown, when we passed the late for as bill for and against amagains, a which a very large sum of money, due by them to the crown, was absolutely released by parliament; though it must be granted, his Majesty had as good and as absolute a right to every shilling of that money, as he has to any other part of the civil list revenue. Therefore, if a motion had actually been made, to bring in a Bill for taking 100,000% a year from the civil list, and settling it on the Prince of Wales, it would not have been without precedent, who i sect to our lang no previous consent from the crown; and as the parliament has certainly a right to see every Sten our ice viert to F to correct it was intended, though not expressly appropriated, with respect to the power of parliament, such a motion would not have heen entirely without reason; but as the dress, there can be no doubt of the parliament's having a power to present such an , address as is proposed, and therefore the 1,1,6,000

With respect to this question, Sir the

message, to be brought within a very I a of compass; if to as a some plan of to be reduced to one single point, which is, whether his Maiesty can spare more than 50,000/s from the civil list revenues for the use of his royal highness the Prince of Wales? By this message even his Majesty seems to acknowledge, that the Prince of Wales ought to have an indepercent setd ment, and the acts now he time that settler its orall emide; and the hon, gentleman who delivered us the message seems to admit that the settlement proposed by it to be made is not a sufficient settlement; so that the only question now remaining is, Whether the civil list revenue, as it stands at present, can possibly spare a larger sum for the use of his Royal Highness? And from this being made a question I shall shew. " Loe ad dese proceeds a ver parcer address, and that it is become absolutely nee sary for us to agree to present such an address; but as some objections have been made to the night which the Prince has to a sufficient independent settlement. I shall first beg leave to answer some of the most material objections I have heard made against it.

The maxims of state, Sir, in any kingdom or commonwealth, are always most weet old a clear weet, Lib and general customs: the historians, on ed the till account to the mistaken, they may deliver that as a maxim of state which never had any authority as rist to the state of the state may perhaps not observe a maxim which has always obtained; but where a custom has or rule in politics upon which that custom is founded, must be allowed to be a maxim of state in that kingdom or commonwealth. Can any one then say, the settling of an the Prince of Wales is not a maxim of state in this kingdom? Is it not a custom. " , . . la 1 7 1, 11, 1 1 1 1 1 2 exception, as long, as far back, as we can. trace our monarchy? And the wisdom of this maxim, not only appears from the nainto the the the control of the cont charters and acts of Parliament that have been granted or made for that purpose. First, with respect to the Prince, the wisdom of this maxim is evident, because he is thereby enabled to support the dignity and grandeur of his birth, without a dethe contract of the second

servants: and then with respect to the crown itself, the wisdom of this maxim is still more evident, because it is established and secured by the honour and character acquired by the heir apparent. two considerations are both pointed at in the charter, or act of Parliament, by which Edward S. granted the dutchy of Cornwall to his son Edward the black prince; and in the charter granted by that King for creating his son Prince of Wales, the reason for that grant is expressly declared to be, for doing hongur to the King, and for adding strength to the nation and to the Toyal family. Thus, Sir, we see that the zettling of an independent provision upon the Prince of Wales, was looked on as a piece of great wisdom by Edward 3, but now it seems we are to look on it as a solecism in politics, as a step which might be the occasion of great misfortunes to the

royal family.

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But, Sir, while I can distinguish between that laudable, that honourable dependance, which proceeds from loyalty and filial duty, and that vile, that sordid dependance, which proceeds from lucre, I shall always he of the same opinion with our great king Edward S. The Prince of Wales must always have a dependance on the King as his father, as his sovereign: this is a sort of dependance which no man can, which no honest man would endeavour to take away or diminish; but to say that he ought to have a pecuniary dependance upon the King, or rather upon the King's ministers, is to say he ought to have a sert of dependance which no man of honour or spirit can submit to; and it is a sort of dependance absolutely inconsistent with our constitution. The Prince of Wales is by his birth the first peer in Parliament, and consequently ought not to be subjected to a dishonourable dependance upon any man; but if it should once be established as a maxim, that he ought to be under a vile pecuniary dependance upon his sovereign, it might then be justly said, he was not only the first peer, but the first pensioner in Parliament. -- From this consideration alone we may see how absolutely necessary it is, to have a sufficient and independent provision settled upon every Prince of Wales before he comes to man's estate; and the making of such a settlement will be so far from destroying or diminishing that dependance which proceeds from loyalty and filial duty, that it will increase and secure it; whereas the keeping him under a pecuniary dependance may pro-For all to a disp

voke lum to shake off both his loyalty and filial duty. A pecuniary dependance is a dependance of so slavish a nature, that no great mind can long bear it: the more honour, the more spirit a man has, the more impatient will he be to get rid of such a dependance, and that impatience may at last get the better both of his loyalty and his filial duty.

Thus, Sir, in every light we can put it. the wisdom of this maxim, and the necessity of observing it, must appear evident to those who think there is any other dependance in nature besides that which proceeds from lucre. Indeed to those who put no trust in any other sort of dependance, the politics of Edward 3, and the maxim on which those politics were founded, must appear ridiculous and absurd; but, I hope, there are no such gentlemen in this House. I hope there is no gentleman in this House that ever submitted to such a slavish dependence, or that ever endeavoured to impose any such upon others; and, I am sure, no man can put his only trust in that which he has never felt within himself, nor ever experienced in others.

For this reason it cannot but appear strange to me, that any gentleman in this House should attempt to evade or deny the maxim I have endeavoured to establish; yet so loth, I find, are some gentlemen to admit of it as a maxim of state in this kingdom, that they have ransacked our histories to find out other reasons for the frequent settlements made upon our Frinces of Wales; and though the security of the crown, and the enabling the Prince to support the honour and dignity of his noble birth, are the reasons, and the only reasons, mentioned in the charters by which those settlements were made, yet we are told these were not the true reasons; but that the true reasons were, in order to do honour to some county or borough, to secure the affections of a people newly conquered, or to declare and establish the right of the Prince of Wales as next heir to the crown. Thus when we are to interpret ancient laws or charters, we are not to take their meaning or intention from the words, we are to have no regard to the express words of the law, but we are to take its meaning or intention from the history of some cotemporary facts with which we cannot but be very well acquainted; whereas when we are to interpret any late statute, for example, the statutes by which the Civil List revenue was estabatsi I

lished, we are to regard the words only. we are not to take the meaning or intention of the law from the history of those cotemporary facts with which we are very well acquainted, and which facts, to the particular knowledge of many of us, greatly influenced the passing of those laws, and were the chief cause of the shape they now appear in. Whether this method of interpreting statutes be established upon any rule or maxim of law. I do not know: but to me it seems directly contrary to common sense: and therefore I must still continue to think, it has always been held as a maxim of state in this kingdom, that the Prince of Wales ought to have a sufficient independent estate of his own: and that this maxim, and the wisdom and policy upon which it is founded, were the chief causes of all those settlements that have been mad ?.

A vearly allowance, or an annuity depending upon the will and pleasure of the King, might perhaps enable the Prince, if he resolved to spend the whole, yearly as it comes in, to live in as grand a manner, as an annuity of the same value settled upon him independently and for life; but an annuity depending upon the will of any man mustbe precarious and uncertain, no man of common prudence will resolve to spend the whole yearly: he will look on it as a sunshine, upon the continuance of which he can have no dependance, and that therefore he ought to save as much as posaible, in order to provide for a cloudy or rainy day. Besides, Sir, an annuity of such a nature looks so very like a pension, it would be inconsistent with the honour of the nation to suffer that the heir apparent to the crown should have nothing else to depend on. It would even be inconsistent with our constitution. In this kingdom we do not admit the judges of our commonlaw courts to depend upon the precarious will and pleasure of the King, and shall we admit or suffer that the prince of Wales, what one of the Ages of the apreme and highest court of judicature in the nation, should have nothing else to depend on? Therefore we must conclude that, from the Established maxims of the kingdom, from a continued series of precedents for a great many ages passed, and from the very nature of our constitution, the prince of Wales has a right to a sufficient and independent settlement; and that the parliafrent may interpose for making that right e'c' i, has hen shewn it an many past and gas ment to under pine we-Cedmis. LYOL, IX. T

It is true, Sir, this likewise has been objected to, and it has been said, that the par-Tree, mernet in ant when desired or prompted by the crown to do so; or otherwise, that the precedents are such as ought not to be drawn into example. Sir, there is not one of the precedents which have been mentioned, that appears to have been founded upon any message from the crown. The motion was perhaps, in some of them, made by one who was known to be a courtier; but can it be said that the motion's being made by a courtier, without so much as signifying he had any authority from the crown for that purpose, would have made it proper for the parliament to have agreed to a motion, which it would not have been proper for them to have agreed to, if the same had been made by any other person, or by one who was not known to be a courtier? Therefore we must suppose, that without any regard to the mover, the parliament approved of the motion, and thought it such a one as was proper for them to agree to; and from thence we must conclude, that every one of the precedents mentioned in the beginning of this debate is a good precedent for

the address proposed.

But unluckily, Sir, for the gentlemen of the other side of the question, there are, I think, very sufficient reasons for believing, the address, or petition of parliament, for having Richard the son of the blackprince created prince of Wales, was resolved on by parliament without any direction from, nay probably in opposition to the court at that time; for it appears from our records that that young prince was sent to parliament at the desire and upon a petition of the Commons; and when the parliament addressed for having him created prince of Wales, the King's answer shews he was not very well pleased with the address; for in his answer he tells them, the creating of a prince of Wales no way belonged to the parliament, but to the King only; which is an answer it can hardly be supposed he would have made, if the address of parliament had proceeded from his aucharteter has been no different Lis approbation: then again, from the circumstances of the court at that time, it is not rrow lethak were buse on so forward in creating his grandson prince of It les, the a comment odtichs parliament; for it is certain that King, in his old age, fell into a sort of love dotage, The to the inities duce l'ierec, and ms

1428 under a wicked administration, we are to look for the powers of parliament; it is the termestuous times the state flies to parlia. ment for preservation; there, I trust in God, the state shall always find it, and then the power of parliament can be bounded by nothing but the good of the

Another precedent, which we are told ought not to be followed, is that which and why is not this to be followed? Because it produced a prorogation. Sir, I say, for that very reason it ought to be highly applauded, and ought to be followed Can it be said that the princess Anne of Denmark ought not to have had some ad. ditional settlement made upon her? Would not such a neglect have been a blemish upon the glory of that reign? Yet that wise and great King, by the advice of some weak or malicious favourites, would probably have committed that error, or would at least have omitted that duty, if it had not been for the honour, the fidelity, and the obstinacy of his parliament. They thought it was what the King ought to do, they therefore thought it was their duty to advise him to do it; they insisted upon it, notwithstanding the King's displeasure, and by disobliging him they put one of the greatestob igations upon n in Lecause they at last prevailed with him to do that which was right. The behaviour of that parliament is therefore a glorious example, which I hope, will be followed by this. I can have no apprehension that an unseasonable prorogation will be the consequence of our agreeing to this motion; but if it should, it can be no reason against our agreeing to the motion; it would be a strong reason for our resuming the affair, and agreeing to a motion of the same nature the very first day of the next session.

But we have been told, Sir, there may be a reason for the parliament's interposing between a king and his presumptive heir, which can never hold with respect to a king and his eldest son: because it is not so natural for a man to provide honourably for his presumptive heir, as it is to provide for his own children. Suppose then a king who has no children, does not provide honourably for his presumptive heir, what is it that gives the parliament a right to intermeddle? Is it not the right which that presumptive heir has by the constitution and maxims of this kingdom to a sufficient independent settlement, and the power the parliament has to see that right made

raiseda most reasonable jealousy in Edward akpitace constant in death-bed, and therefore could not but be anxious about the safety and right of his only son prince Richard, whom he found he was soon to leave a child in the hands of a doting grandfather, and an ambitious aspiring uncle. For this reason, it is thought, he applied privately to parliament, and they obliged the King to send his second son abroad, and to banish his mistress and all her favourites from court which happened only about a year before the black prince's death; but no sooner was that prince dead than the King recalled this duke of Lancaster; and Alice Pierce, and her favourites, resumed their places and their interest at court, insomuch that a member of the House of Commons was imprisoned for having spoke freely against her in parliament, and was actually a prisoner, when prince Richard was created prince of Wales, which shews that the King was then very much under her management; and it is not very probable she would advise the king to be so very speedy in conferring that honour on prince Richard, since she could not but be sensible that young prince's father had been the cause of her having been banished the court. For these reasons I think it may most probably be preenmed, that both the motions in favour of prince Richard, both that for his coming to parliament, and that for creating him prince of Wales, were made and carried in parliament, in opposition to the court at that time. This fully justifies the motion now made, and shows we have a right and a power to interpose in favour of the heir apparent to the crown, without any previous consent of approbation from the crown; and I hope it will not be said of the reign of Edward 3. as has been said of the reign of Henry 6, that nothing that happened in that reign ought to be made a precedent for any thing in the present reign.

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second soo, the dake of Lancaster, which

But, Sir, even with respect to the reign of Henry 6. As unfortunate, as tempestuous a reign as it was, there were many things then done by parliament, which ought to be made, and which, I hope, always will be followed as good precedents, as often as the parliament has the same occasion. When the nation has the good fortune to be under a wise and a prudent administration, the parliament has never an occasion to exert any of its extraordinary powers. It is in a weak reign, or

effectual? And has not the heir apparent as good a right, by the constitution and maxims of this kingdom, to a sufficient independent settlement, as the heir presumptive? Surely he has: he has not only the same right by the maxims of the kingdom, but also an additional right by the laws of nature; and if the King his father should. neglect or refuse to give him his right. which may certainly happen some time or other to be the case, has not the par-Liament a power to see that right, at least which he has by the maxims of the kingdom, made effectual? To say they have not, would be to tell us, that where the maxims of the kingdom only are neglected. the parliament may interpose, in order to procure a remedy; but where both the laws of nature and the maxims of the kingdom are neglected, the parliament cannot inserpose, nor make the least step towards

procuring a remedy. . To avoid falling into such a palpable absurdity, we are told, that common decency does not admit of the parliament's interposing between father and son, that it would be intermeddling in the King's domestic affairs, and prescribing to his Majesty what provision he should make for his children; and lastly, that though the parliament may have a right to offer advice to their sovereign in affairs which regard his political and royal capacity, yet they never ought to offer advice to him in any affairs which regard only his natural and paternal capacity. As for common decency, Sir, it can never be inconsistent with a man's duty; therefore if it be the duty of parliament to interpose so far between the king and his eldest son, as to advise the father to make that settlement upon his eldest son, which he is bound to make by the maxims and the laws of his kingdom, common decency can never forbid or prevent the performance of that duty, nor can any humble and respectful address or petition from parliament, ever be called a prescribing to the King what provision he should make for any of his children; but if it should, the princes and princesses of the royal family are in some manner the children of the nation, as was in a late case most solemnly decided; they are all so much the children of the nation, that the nation is in honour bound to see themprovided for in a manner suitable to their high birth; therefore the parliament has some sort of right to prescribe what may be deemed an honourable provision for every one of them; they are to give that provision, and surely they |

have a right to see what they give propermap. Lite reconstitutes son, and heir apparent of the crown, it has been made so fully appear, and has been so generally act of done that then has a concern in seeing him honourably provided for, that I am surprized to hear it so much as half fied, to an har vor that purpose would be an intermeddling in the King's domestic affairs, or in those affairs which regard only his natural and paternal capacity: it is an affair which regards his Majesty's political and royal capaeity as much as it does his natural and paternal capacity; and therefore the parliament has as good a right to offer their advice in that affair as they can have in any

I hope, Sir, I have now, to the satisfaction of every gentleman in the House, established his royal highness the Prince of Wales's right to a sufficient and independent settlement by the maxims of the kingdom, and, I hope, I have equally established the power the parliament has to interpose, at least by an address, in order to see that right made effectual, both from precedent and from the nature of the thing itself.---With respect to the right which his Royal Highness may have to such a settlement, either in law or equity, from the method in which the civil list is now established, and from the statutes by which that establishment was made, I hope no gentleman expects we are bound to make ont the right in the same manner it would be, or ought to be made out, in any of the courts in Westminster-hall; and therefore I believe, I need not take any notice of that learning which has been made use of to prove that he has not such a right as would be recoverable in any of the courts below. It may be true, that he has no such right as would entitle him to sue and recover in any of the courts in Westminster-hall, and yet he may have a right both in law and equity, and such a right as the parliament are bound to see made effectual. The courts of common law, we know, are confined to very strict rules, it is necessary they should be so; but in parliament we are bound to follow justice and equity wherever we can find it, and to administer it impartially when we have found it: in so doing we show a proper regard to the honour and interest of the crown. as well as the liberties and properties of the subject; and while his Majesty's mi-Listers are as loyal as his faithful Commons have always shewed themselves to be, the general equity of an act of parliament will be as sacred, as religiously observed, and as closely adhered to at St. James's as the words of it are in West-

But, Sir, notwithstanding the narrow limits our judges at common law have confined themselves to, notwithstanding their close adherence to the letter of the law, I can hardly believe they will give it as their opinion, that the prince of Wales has no right either in law or equity to a support out of the civil list revenue; because he has certainly as good a right to that share of the civil list revenue which was intended for him by parliament, as they have to the salaries they enjoy. Neither his right nor their right is founded upon the express words of any statute, they are both founded upon the meaning and intention of the legislature, at the time those statutes were passed, by which the civil list is established, and they must stand and fall together. I do not mean to say, that our learned judges would at any time be biassed in their opinion by their own interest, I am sure the present would not. No, Sir; they certainly think, and every man I believe, thinks, they have both a legal and an equitable right to the salaries they now enjoy, and as the prince of Wales's right stands upon the same foundation, they would certainly judge of it as they do of their own, and would consequently give it as their opinion, that it was a right founded both in law and equity.

Surely, Sir, neither the judges in Westminster-hall, nor any lawyer, nor any man in the kingdom, can say, the prince of Wales has no right to have a necessary support allowed him out of the civil list, The gentlemen of the other side of the question do not pretend to say any such thing; they have even told us, the eldest son of every landed gentleman in Eng., establishing that annuity it is expressly land ought to be supported out of his father's estate, and that that support ought 'him in order to enable him to support to be according to the character and circumstances of the family; but, say they, he has no legal or equitable right to any particular share of his father's estate, or to any share but such as his father pleases to allow him, unless that right be established by some settlement agreed to by the father. Is not this, Sir, to tell us, the son has a right and no right? He has a right to be supported out of his father's estate, but he has no right to that support,

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unless his father picases to allow it him. This method of ar lang mug it, or what I knew, be of some weight in Westmansterhall; but surely, it can be of no weight in this House. If a son has a right to be supported out of his father's estate according to the character and carrier takes of the family, he certainly has both a legal and an equitable right to that particular share of his father's estate which bears a just proportion to, and is determined by the character and circumstances of the family; and if the father does not allow him that share, he certainly withholds his right from him. This right may perhaps not be recoverable in any of the courts of Westminster-hall; but there are many good and just rights which are not made recoverable in Westminster-hall, because the making them recoverable there, would occasion such a multitude of law-suits, as would be inconsistent with the general good of society. The right a man has to gratitude in return for benefits bestowed, is not recoverable by any action or suit at law. yet that right is as good and as equitable a right as any right a man can have. In the same manner the right the Prince has to a sufficient independent settlement out of the civil list revenue, is a good and an equitable right, and though it be not recoverable at law, yet it is such a right as may be regarded and ought to be enforced

by parliament.

To make still a farther use of the rights of private men, in order to clear up the right now under our consideration; suppose, Sir, a country gentleman has a small estate, and a great number of children; suppose a neighbouring gentleman or relation, of a plentiful estate and bountiful disposition, takes notice of his neighbour's or his relation's difficulties, and in order to relieve him, and enable him to support his family, settles a large annuity upon him for life; and suppose that in the deed for mentioned, that the annuity was granted and provide honourably for his family; I should be glad to know whether the eldest son of that country gentleman would have any right to be supported out of that annuity, and what sort of right he would have? I believe in that case, he would have not only a right established upon the general principles of equity, but such a right as would be recoverable in the court of chancery, especialty if the grantor of the annuity joined with him in the complaint.

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provide sufficiently for his children, especially for his eldest son, the granter would have a right to complain, or at least to advise, or desire of him that he would apply the annuity to those uses for which he had granted it; and his giving such an advice would be absolutely necessary, if he intended that the annuitant's eldest son and apparent heir, should likewise be his heir and next successor to his estate. This is so apposite to the case now before us, that I need not make any application. It not only shows that the Prince has a right to a sufficient settlement out of the civil list revenue, but it shows that we have a right, that we are in duty bound to interpose, in order to see that right made effec-

Thus, Sir, it appears the Prince has a · right to be supported out of the civil list revenue by the general maxims of the kingdom, and also by the meaning and intention of those very statutes by which the present civil list was established; and if he has a right to any support, he has · certainly a right to a sufficient support, to such a support as the high character of the royal family of Great Britain may require, and the present circumstances of the civil list revenue will admit of; therefore, if the settlement proposed, by the message now before us, to be made, be not sufficient, the message is so far from being an argument against, that it is one of the strongest arguments that can be thought of, for the motion; because it shews that without the interposition of parliament, his Royal Highness is not to have, nor can expect a sufficient settlement. That the settlement proposed to be made upon bis Royal Highness by this message, is not sufficient, has been in some manner acknowledged by the honourable gentleman who delivered us the message; but farther, Sir, it has been expressly acknowledged by the King him-By the regulation and settlement of the Prince's houshold, as made some time since by his Majesty himself, the yearly expence comesto 6,000, without allowing one shilling to his Royal Highness for acts of charity and generosity. By the message now before us, it is proposed to settle upon him only 50,000l. a year, and yet from this sum we must deduct the land tax, which at two shillings in the pound amounts to 5,000% a year, we must likewise deduct the sixpenay duty to the civil list lottery, which amounts to 1,250% a year,

And I am very certain, if the annuitant and also we must deduct the fees payable should wate his camety, and neglect to at the exchequer, which will amount to about 750/. a year more; all which deductions amount to 7,000% a year, and reduces the 30,000% a year proposed to be settled up in I to by the message, to 45,000 a year: now as his Royal Highness has no other estate but the dutchy of Cornwall, which cannot be reckoned at the most above 9,000% a year, his whole yearly revenue can amount but to 52,000L a year; and yet the yearly expence of his houshold, according to his Majesty's own regulation, is to amount to 63,000% a year, without allowing his Royal Bir his wone sind gordine indulgence of that generous and charitable disposition with which he is known to be endued, to a very eminent degree. Suppose then we allow him but 10,000% a year for the indulgence of that landable disposition, his whole yearly expence, by his Majesty's own acknowledgment, must then amount to 73,000% a year, and his yearly income, according to this message, can amount to no more than 52,000l. a year. Is this, Sir, shewing any respect to his merit? Is this providing for his generosity? Is it not reducing him to a real want, even with respect to his necessities, and consequently to an unavoidable dependance, and a vile, a pecuniary dependance too, upon his father's ministers and servants? I confess, Sir, when I first heard this motion made, I was wavering a good deal in my opinion; but this message has confirmed me: I now see that without the interposition of parliament, his Royal Highness the prince of Wales, the Heir Apparent to our crown, must be reduced to the greatest straits, the most insufferable hardships,

After what I have said, Sir, I think I need not take up your time with shewing the yearly value of the settlements made upon former princes of Wales; the insufficiency of the settlement proposed for the present is so demonstrable from the calculations and accounts I have laid before you. that there is no occasion for having recourse to former precedents, for shewing that insufficiency; yet I cannot omit taking no-tice to you, that the revenue enjoyed by the late king James while duke of York, though but presumptive heir of the crown, amounted to 104,000% a year; and the revenue enjoyed by the present King, while prince of Wales, amounted to upwards of 100,000l. a year; which I take notice of in order to shew you, that his Majesty did not propose any thing extraordinary or extravagant, when he regulated

and acided the houshold for his present

Royal Highness.

I come now, Sir, to the last question, and which I take to be, indeed, the only question in this debate, which is, whether it be possible for his Majesty to spare more than 50,000/. a year for his Royal Highness, . from the civil list, as it now stands established? And this question I shall consider in two methods; first by shewing that the civil list, as now established, must amount to above 100,000% a year more than was ever had or enjoyed by his late Majesty; and next, by supposing that it amounts to no more than was enjoyed by his late Majesty. In the first method, Sir, let us remember, it was acknowledged in parliament before the late gin act was passed, that the produce of the whole taxes, excises, and duties, appropriated to the civil list, amounted to 818,000l. a year: I believe it will be admitted that the 70,000% a year granted by that act to the civil list, and made payable out of the aggregate, or rather out of the sinking-fund, does more than compensate the loss the civil list sustained by taking from it the duties on spirituous liquors, in which case the increase of the excise upon beer and ale, occasioned by the preventing the retail of spirituous liquors, must wholly be a nett profit to the civil list: the increase of the excise upon beer and ale, if I am rightly informed, amounted for the very first quarter, I mean from Michaelmas to Christmas Last, to near 30,000l. one half of which goes to the civil list; so that we may reckon the civil list has got by the gin act, an addition of at least 60,000% a year; besides what is got by the increase of the winelicence duty, which every one knows has been greatly increased by prohibiting the retail of spirituous liquors. Then, Sir, let us recollect, that a little before his present Majesty's accession, the civil list was discl. rac.ot. 1,200 ayermpeasions, which, during the greatest part of his late Maje ty's reign, were paid out of the evillist, but ever since his Majesty's accession have been a burthen upon, and paid out of the public service. Let us add together these three aums of 818,000%. 60,000%, and 36,200% and they amount to 914,200%. which, according to the highest probability, we must allow to be the yearly amount of the civil list revenue as now established, and which is 114,000% a year, more than was enjoyed by his late Majesty, even including all the particular grants that were occasionally made to the civil list in his reign.

But, Sir, this is not all; his present Maiesty has had one very extraordinary grant of 115,000% made to the civil list; and the 80,000% granted as a fortune to the princess royal, may properly be said to have been an extraordinary grant to the civil list; for though I am far from finding fault with that grant, yet as the civil lest was greated in order to enable La Majesty to make an honourable provision for his whole royal family, that princess's marriage provision should have been a out of the civil list; and since the public took it upon them, it ought to be looked on as a new and extraordinary grant made to the civil list. Then, Sir, I must not forget another yearly addition, which may be looked on as a very great sum, consider. ing from whence it comes, I mean a sum of 40,000l. a year from Scotland, which is now a yearly addition to the civil list. I will not, indeed, take upon me to say, that the whole or any part of that sum is brought in specie to London: but if it is laid out for paying pensions in Scotland, which must be paid yearly out of the civil list revenue, I may take upon me to say, it prevents an equal sum from being sent yearly in specie from London. From all which considerations, I think it is evident, his present Majesty has above 100,000/. a year more than his late Majesty ever enjoyed, and therefore we must conclude he may easily spare 100,000%. a year for the use of his Royal Highness, without any great frugality or good management, and without contracting any part of that expeace which was found accessary in the late reign. I am now, Sir, to make a supposition, which, I believe, no gentleman that hears me, will join with me in: I am to suppose that the civil list revenue, with all the additions and improvements lately made to it, does not produce one shilling more than his late Majesty enjoyed, including the several occasional grants that were made to him: in short, I am to suppose, it does not produce one shilling more than 800,000L a year; and if upon this supposition I can shew, that with tolerable management, it may spare 100,000% a year to the Prince, I am sure every gentleman will conclude, his Royal Highness ought to have at least that sum settled upon him; and the opposition that has been made to this motion, and the message we have received, will be additional arguments for having that sum settled upon him in the most independent manner. We may remember, Sir, or at least we may see by the

journals, that when the 700,000% a year was settled upon his late Majesty, the state of the King's household, and also the state of the Prince of Wales's household, and the whole articles of expence necessary for supporting the honour and dignity of the crown, or of the Heir Apparent, were very minutely and maturely examined into and considered, and upon that minute and strict examination it was found, that 600,000/. a year was sufficient for supporting the honour and dignity of the crown. and that 100,000% a year was the least that was necessary for supporting the honour and dignity of the Acir Apparent. In the calculations made at that time, we are not to suppose, the Parliament restricted themselves to the nett sum which appeared to be necessary for supporting the King's houshold and civil government. cannot suppose any such thing, because the nett sum found necessary for that purpose in the late queen's time, appears never to have exceeded 430,000/, a year; and in the first year of the late king, the whole expence of his houshold and civil government, amounted to but about 453,000%, so that if they had restricted themselves to the nett sum which appeared to be neces-Bary for supporting the King's household and civil government, they could not have computed the sum necessary for that purpose at above 460,000% a year; but they considered that something was to be allowed yearly for acts of generosity and charity, and something was likewise to be allowed yearly for what is called secret service money; for both which, it seems, they computed 140,000/. a year would be sufficient, and therefore reckoned that a gross sum of 600,000l. a year would be sufficient for supporting the honour and a control to the control of the 100,000% a year more for the support of the Prince of Wales.

The 140,000l, a year allowed for acts of generosity, and for secret service money, was then thought to be a very large and a very sufficient allowance; and from the experience of the former reign, from the experience of the reign of queen Anne, there was good reason to think it a very sufficient allowance; for in all that reign, I who will the secret for the secret and most or not big, and they are the complete and the property of them, I mean our general in Flanders, there appeared to be but two sums given to any secret or unanowal uses, and these

were so small, so trifling, it would surprise one: for the one was a sum only of 1.200%. and the other of 500l. only; and even as to these, upon a particular and private engazater racitle and alanes for entertaining prince Eugene, when he did this nation the honour of a visit, and the other had been made a present of to one of the Queen's own relations. From hence, I say, the Parliament had good reason to think that 140,000/, a year was sufficient allowance to his late majesty, for acts of generosity, and for secret service; but I do not know for what reason, or by what fatality, the branch of the civil list expence called secret money, increased prodigiously in the late reign: It increased so prodigiously, Sir, that in four years, from the year 1721, to 1725, that branch of the civil list expence amounted to 2,728,000l. which was at a medium 682,000l. a year, as appeared by an accept thich be a red by some the control other to be laid before Parliament. By that account it appeared, that vast sums of money had been given for purposes which nobody understood, and to persons whom nobody knew, or ever heard of; for which reason in the beginning of the following session, the account having been laid before the House at the very latter end of the former session, several gentlemen had a mind to have it taken into consideration, but this enquiry was warded off, by telling them, the Parliament could not take into their consideration any account that had been presented to a former session.

It is to this only, Sir, we are to impute the necessity of making any new grants to the civil list in the late king's reign; for as to the visible expence of the king's household and civil government, it was no way increased, or at least not considerably increased, above what it was in the former reign, or in the first year of his own; and as the visible expence of his present Majesty's household and civil government is no way, or but very little, increased above what the expence of the late king's household and civil government amounted to, even supposing the present civil list revenue to amount to no more than 800,000%. a year, we must conclude that 100,000% a year may easily be spared out of it, for the use of the Prince of Wales; for allowing 460,000% a year to be now necessary for supporting the net charge of the king's household and civil government, which is 30,000l. a year more than it amounted to in the late queen's reign, and 7,000% a year

more than it amounted to in the first year of the late king's reign; allowing 50,000L a year for the queen; allowing 50,000% a year for prince William, the princesses, and for a proportionable additional allowance for bed and board, and other extraordinary expences in the several palaces; and allowing 100,000% a year for the Prince of Wales; his Majesty has remaining 140,000% a year to be employed in acts of generosity, and in secret service, which is as large a sum as the parliament thought necessary for that purpose in the beginning of the late reign, and is, in my opinion, a larger sum than can, in time of peace, be wisely or prudently employed in that way, especially considering his Majesty's numerous issue, and the great expences which do, and must necessarily attend an honourable provision for his whole royal fa-

From the account I have given you, Sir, of the prodigious increase of secret service money in the late reign, we may more clearly see, than perhaps we could do before, what was the intention of that parliament which established the present civil list upon his Majesty, and what was then meant by the "experience of past times," and therefore I shall take the liberty to explain myself upon that head. The surprising account of the secret service money I have mentioned, was then fresh in every man's memory; it had been under their consideration but a year or two before; and the extraordinary amount of that account had been so much and so lately found fault with, that they would not certainly have agreed to settle upon his present Majesty as large a civil list as had been settled and given to the late king, but that they considered that his Majesty had a queen-consort and several younger children to provide for, and therefore could not allow his ministers to run into any such extraordinary expence with respect to secret service money, but would apply what might and ought to be saved upon that article, to the making an honourable provision for the queen-consort, and for his younger children. As his late majesty had in the whole but 700,000% a year, as that revenue had enabled him not only to support the honour and dignity of the crown, but to employ a much larger sum in secret service money than had ever before been, or ever could for the future be necessary or safe in this kingdom, according to the opinion of many gentlemen in both Houses of Parliament, those gentlemen

could not, from the experience of post times, conclude, that 700,0001. a year would be necessary for his present Majesty, if they had not considered, as I have said, that his present Majesty had a queenconsort and several younger children to provide for, and that whatever could be saved out of the sums needlessly, as they thought, expended in secret service money by his late Majesty, might be usefully employed by his present Majsty, in making an honourable provision for his royal family; therefore, and for this reason only. they agreed to the settling 700,000/. a year upon his present Majesty for support. ing the honour and dignity of the crown. and providing for his royal family; and to this sum 100,000% a year more was added, in order that he might settle upon the Prince of Wales, as soon as he came to England, the same revenue he had him. self enjoyed in the life-time of his father.

From this state of the case, I think, we may evidently see, what the parliament then meant by the experience of past times, and what they intended with respect to the Prince of Wales; but, Sir, to put this matter in another, and yet a clearer light, I shall beg leave to divide the civil list revenue settled, and occasionally granted to his late majesty, into three parts; one part, amounting to 460,000% a year, is that which was applied for the support of the king's household and civil government, and was a little larger than had ever before been found necessary for that purpose; the other part, amounting to 100,000% a year, is that which was settled, and had, during the whole reign of the late king, and, indeed, I may say, ever since the beginning of the reign of king Charles 2, been deemed the least sum that was necessary for supporting the honour and dignity of the heir apparent to the crown; and the remaining third part, amounting to 240,000% a year, is that which was allowed to his late mejesty for acts of generosity and charity, and for secret service money, but had always been thought by most men without doors, and, I believe, by most within, to be too large * sum, and was really at least twice as large a sum as had ever been allowed for these purposes to any farmer king et to the on-I pin his present Acy ty a count appeared, that he was subject to a charge which the late king was free from, I mean that of providing for his queen and younger children; yet he neather asked, for d'I the parliament gram, him any greater c va

list revenue that the late king enjoyed. Take Billio of Alexander Broken King was then subject to, was therefore certainly intended, both by king and parliament, to be thrown upon some one, or s a civo or the three baits to which I have divided the King's civil list revenue, or upon the three jointly; and considering the circumstances of these three parts, which were then exactly as I have represented them to you, I must refer to every gentleman that hears me, whether it is not most probable, that both King and Parliament intended to throw this addit hal charge ether sole, var in the 1 rd part, or upon the first and third jointly? Is there not all the recondition would to presume, that both King and Perhauger then intended that the second part should be entirely free from this additional charge; And is not this still the more probable, on account of the Prince of Wales's being then act offy come to man's a tate, such the whole nation in daily hepes of seeing him married and soon blessed with childien?

Sir, if there were not a man alive who was then in parliament, I should, from this state of the case, be convinced, the parliament then intended the Prince should have his 100,000% a year without one shilling abatement; but I had then the henour to be a member of parliament myself, I know what was my own intention, I know what was the intention of many others. I know we all intended and expected the 100,000% a year should have been settled on the Prince of Wales as soon as he came to England : and I very well remember, the honourable gentleman w' made the motion or elthing the present civil list revenue, made use of it as an argument for his motion, that the I mee or briles was tren near of age, and that it would be very soon necessary to settle the same revenue upon him, that had been settled upon his father, whilst Prince of Wales. This, Sir, I say, I very well remember, and I remember too, that it seemed to be the reason which had I believe, chiefly procured his motion almost an unanimous approbation. Gentlemen may talk what they please about ្នាក់ នៅ ស្រាស់ សេក ពីណ៍លេខ ក្រាស់ ស ment from the words only : this may be the rule in Westminster-Hall, but it is impossible it can be the rule in either House of Parliament, especially when there are as my me bers now in each House [LOT' 17']

who had a share in the passing of that law. They must gather the intention of the act from the intention they themselves had at the time of its passing, and their testimony ought to have some weight with those who had not the honour of ocity but here.

It certainly was the intention of parliament, Sir, I hope it still is the intention of parliament, that his Royal Highness should have at least 100,000% a year out of the civil list; and since it is now made manifest by the message delivered to us in this debate, that he is like to be disappointed of one half of what was, and, I hope, still in the weed to a thing allow he it is become absolutely necessary for us to address his Majesty, in order to know from him the reason of that disappointment. If the civil list revenue produces above 900,000l. a year, as I believe it does, it may certainly spare 100,000% a year to the Prince of Wales; if it produces but 800,000% a year nett, which no man believes, yet even in that case, it may spare 100,000l. a year to the Prince of Wales, according to the best judgment we can form from the experience of any former reign: but suppose it true, that by reason of some new and extraordinary articles of expence, the civil list revenue cannot spare above 50,000/, a year to the Prince of Wales, we ought to have that answer from the King himself, and in a proper and direct manner, which we can have no other way but by means of the address proposed. It such as a sucre il he returned to us, I am sure it will then be our duty to enquire into the produce, and into the disposal of the civil list revenue, especially that part of it which is pretended to be laid out in secret services. The civil list revenue was never so high as in this reign: it is a most dangerous revenue, especially when a very considerable part champ be q belinon at best w. it is a sharp instrument in the hands of a minister, which may some time or other be employed in cutting the throat of our constitution. During his present Majesty's reign, we cannot apprehend that any part of it will be converted to a bad use; but I hope I shall never see such a revenue granted in any future reign, nor granted .. such a manner. Money generally caris persuasion along with it; therefore it most justly to be apprehended, that some future guilty minister, provided with such a large fund of persuasion, and that [1Z]

p remains supported by in a med force, in , a called a do abstract he planes with our constitution; and as either he or our constitution must be sacrificed, we may easily judge which will bleed at the about

As his Majesty's message to the Prince was in writing, and is now communicated to us by his Majesty's command, it may be made use of, and is certainly a very strong argument in favour of the motion; but, Sir, I am surprised to hear the Prince's supposed answer made use of in this House as an argument against the motion; because the Prince's answer neither was in writing, nor was desired to be given in writing; and as I took it down in writing soon after his Royal Highness delivered it, I must beg leave to say, it was not exactly in the terms the noble lords who brought the message seem to have reported; therefore I wish they had given his Royal Highness previous notice of the message, and desired that he might prepare to give them an answer in writing, which would have prevented any surprise of the one side, or any mistake of the other; for I am convinced the noble lords did not designedly make any mistake in their report. Although I took down his Royal Highness's answer in writing, yet, Sir, I shall not pretend to communicate it to this House, since I have no authority from him for that purpose; but thus much I may observe, that if his Royal Highness caid he was sorry for any thing, it was, that he was sorry any gentleman of either House of Parliament should have occasion to give himself any trouble about that settlement which ought to be made upon him; and this I believe the greatest part of the nation are sorry for as well as his Royal Highness: I am sure every man who has a true regard for either his father or him, or any of their illustrious family, must be sorry for it. However, Sir, suppose his answer was in the words reported, it is so full of filial duty and respect, that it is a new argument for the address proposel, because the great respect which his Royal Highness there shews for the King his father, may very probably prevail upon him to submit to very great difficulties, rather than take the liberty of troubling his father with any new, though most necessary demand; which is a strong argument for the necessity of his having a sufficient independent settlement, and for the parliament's interposing in his behalf.

So unlucky, Sir, are the gentlemen of

the other side of the question, that nothing ha by the I, almost nother I be said during the debate, but what tends to fortify the argument against them. This, I am sure, may most justly be said of the and actor that have given as a that talk to contain a contain that talk to contain a contain the contain the contains a contain the contains a contain the contains a contain the contains a contains tween the present King, when Prince of Wales, and the late King his father. I shall most readily ogree, that that dispute was owing neither to any want of paternel affection in the late King, nor to any want of filial duty in the present, but to the pride and vanity of some mean and low sycophants and tale-bearers. Now, Sir, I would be glad to know from those gentlemen, what sort of situation they think the present King, who was then Heir Apparent to the crown, would have been reduced to, if he had had no independent settlement of his own, or not a sufficient independent settlement? The account they have given us of his cituation is melancholy enough; but if he had not been provided with a sufficient independent settlement, would not the account of his situation have been a great deal more dismal? Would not he have been obliged either to submit to, and become the slave of those very mean and low sycophants, or to subset by the generosity and beneficence of his friends? And we know, Sir, how hard it is to meet either with generosity or beneficence, when people are sensible that their generosity or beneficence will be imputed to them as a crime against the state. Can any thing be said, Sir, can any thing be thought of, that can justify our agreeing to the moever any such unlucky accident should happen (which Godforbid) it may happen when his Royal Highness is blessed with as many children as the King his father was, when that accident happened to him; and we are not certain that the court would, in such a case, behave in the same manner towards his children.

I am surprised, Sir, to hear a motion for an humble Address, called a stating ourselves as the higher power, and bringing the Prince of Wales and his Majesty as plaintiff and defendant before us. Can advice be called a decree, or is the common stile of an Address the stile of a superior power? But I am still more surprised to hear it said, our agreeing to the question would be a determining that his Majesty has done injustice to his eldest son. Does not every one know that our langs can do no wrong, that they can de

no injustice? If any wrong is done, we must always necessarily suppose it done by the ministers; and if any of them has cold the King that 50,000% a year is sufficient for supporting the Prince of Wales, or has led his Majesty into such an expence that he cannot spare more out of the civil list, I will say they have done injustice, and the nation was, the nation ought to suppose they are no longer int, acr ought to continue to rale over us; so that whatever foreigners may think, no man who understands our constitutes, can expect or suppose our agreeing to this motion will be attended with any such misfortune as has been represented.

suisfortune as has been represented.

Our agreeing to this question, Sir, can be attended with no misfortunes to any branch of the royal family, nor can it be 'the occasion of any quarrel or breach be-"tween the King and the Prince: Indeed it may be the occasion of his Majesty's quarrelling with those who have told him · that 50,000l. a year is enough for his eldest ton; because it is to be presumed, his Majesty will give more credit to his parliament than to any counsellor he has about him; and consequently will dismiss them from his councils, for telling him what he finds by the Address of his parliament to be a notorious falshood; Or it may be the occasion of his Mujesty's quarrelling with those who have led him into such an expence, as not to be able to spare above 50,000l. a year to the Prince of Wales; because such an Address from parliament would certainly procure a contracting of that expence for the future, or would produce an enquiry into the late manabement of the civil-list revenue, by either of which his Majesty would find, they had led him into a needless expence, the certain con-sequence of which would be, his turning them out of his service. Our agreeing therefore to the motion can never produce any breach between the royal father and the royalson; but if we should disagree to the motion, it will afford an opportunity for evil counsellors to confirm his Majesty in that error they have already endeavoured to lead him into; and as one wicked step generally begets a second, worse than the first, they may very probably represent this motion in parliament as procured by his Royal Highness, in order to distress his Majesty's measures, and to procure him--nelf a much larger settlement than he has any occasion for. This second step we bave some reason to dread, Sir, even from the words of the message now before us; Problem and the best of a

and, therefore we have great reason to dread that our disagreeing to the motion may produce, or at least be the distant cause of a perpetual breach between the father and son; but in that case it cannot be said, that those who have endeavoured to do justice to the son were the cause of the breach; we must look for the cause in the opposite corner, and I have the are should ever be not necessarily and attack, it will fall upon those who most justify deserve it.

We have heard a great deal, Sir, of the ill effects our agreeing to this motion may have on the people without doors. These apprehensions, Sir, I have shewed to be without any foundation, at least with respect to his Majesty himself, or any of his illustrious family; but let us consider the ill effects our not agreeing to this motion may have upon people without doors, with respect to the opinion they may from thence form of the heir apparent to our crown, or of the justice and equity of parliament. What will people think, what will they say of the Prince of Wales, when they hear that his settlement is reduced to one half of what has, for these many years last past, been thought necessary for supporting the honour and dignity of the heir apperent, or pies amptive to the crown of Great Britain; and that at a time when every other provision for the rest of the royal family has been vastly encreased? The civil list is now near double what it formerly was: The dowry settled upon her present Majesty, and most deservedly settled, is double what was ever settled upon any former queen. The marriage-provision granted by parliament to the princess royal, as do the what was evergoent that process royal of line and, for king Challes 1's daughter had but half the sum, and even that, I believe, was never paid; and king James 2's daughter, whom king Charles 2 looked on as his own, had but 40,000l. when married to the prince of Orange, afterwards our glorious deliverer; nor was that sum fully paid, I believe, till he came to be our king; when, I do not know but he might have interest enough to see himself paid. If we should disagree to this motion, will not the people have reason to conclude, that we have no great opinion of the merit of the present Prince of Wales? Will they not from thence imagine he is not worthy of succeeding to the throne? They would certainly imagine so, Sir, if it were possible; but, thank God, his ment is publicly and generally

known: Every one knows that no part of any settlement made upon him will be boarded up to the detriment of public circulation, nor the least part of it converted to any wicked or ridiculous use: No, Sir; tally he my bye meetin necessmy for supporting the dignity of the appe other to receive, will, we are sure, b. wholly employed in acts of true charity and public utility. So far as the Prince can spare it, the wants of every deserving man will be supplied, the unfortunate will be relieved, and whoever excels in virtue and true merit will be forwarded. As this is the case with respect to his Royal Highness, what opinion can the people without doors form of the proceedings within? Will they not be apt to say, our proceedings are directed, not by justice, but by some selfish and sordid consideration?

Thus, Sir, I have given you my opinion fully and freely in this affair. I know the danger I am in by appearing in favour of this motion. I may perhaps have a message sent me, I may lose the command I have in the army, as other gentlemen have done for the same reason, before me; but I should think myself a pitiful officer, if I were brood in a voting or behaviour in this House, either by the fears of losing the commision I have, or the hopes of obtaining a better; and if any minister whatever should send to threaten me with the loss of my commission, in case I did not vote in parliament as he directed, I should receive the message with a suitable indignation, and would be very apt to treat the messenger in such a manner, as I do not think decent here to express. While I have the honour to sit in this House, I shall upon all occasions endeavour to judge impartially, and shall always vote with freedom, according as my honour and conscience direct; and as I am convinced his Royal Highness has a right, and ought to have a sufficient independent settlement; as I am convinced 50,000/. a year is not a sufficient provision for the heir apparent to the crown of Great Britain; as I am convinced, the civil list, if rightly managed, may easily spare 100,000% a year for his royal highness; as I am convinced this is the sum which was intended for him by that parliament which established the present civil list revenue; and as I am convinced his Majesty has been misinformed, or ill advised, otherwise this sum would have been settled upon him long before this time; therefore, as a member of this House, as a loyal subject to his Majesty, and a supcere true i to li fimile, I thank revell object in duty, in honour, in conscience, and in spite of every sordid temptation to the contrary, to endeavour as much as I can to give to my sovereign a right advice, and a true information.

The question being put, the division was, Noes 234; Yeas 204, so that it was carried against the motion by a majority of 30.

The Speakers in the House of Commons for the motion were, Mr. Pulteney, sir John Barnard, Mr. Hedges, lord Balnmore, Mr. Waller, sir William Windham, Mr. Herbert, Mr. Pitt, Mr. Gibbon, Mr. Lytleton, Mr. Greenville, Mr. Bootle, sir Wilfred Lawson, sir John Rushout, Mr. Henry Bathurst, Mr. Noel, sir Thomas Sanderson, and Mr. Frederick. The Speakers against the motion were sir Robert Walpole, sir Joseph Jekyll, Mr. Henry Pelham, Mr. Solicitor General, sir William Yonge and Mr. Danvers.

Protest on rejecting the Motion for settle no 100,000/, per annum, on the Prince of Wales.] Feb. 23. A motion was made by lord Carteret, for the settling 100,000/, per annum out of the Civil List, on the Prince of Wales, which gave rise to a warm debate. The division upon the question was, Not Contents 79, Proxies 24,—105. Contents 28, Proxies 12,—40; majority 63.

The duke of Newcastle, by his Majesty's command, made the like signification to the House of the Message sent by his Majesty in writing to the Prince of Wales, and of the report of his royal highness's verbal answer, as is given at p. 1407. And the same being read by the Lord Chancellor, after long debate upon the motion for an Address, the question was put, Whether such Address shall be presented to his Majesty? It was resolved in the negative.—On which occasion the following Protest was entered:

" Dissentient.

Because that this House has an undoubted right to off r, in an bomble Address to his Majesty, their sense upon all subjects, in which this House shall conceive that the honour and interest of the nation are concerned.

2. "Because the honour and interest of the nation, crown and royal family, can be concerned in nothing more, than in having a due at I independent provision made for the first-born son, and heir apparent to the crown.

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3. " Because, in the late king's reign. 100,000% a year, clear of all deductions who were a social worls present Majesty when Prince of Wales, out of a Civil List not exceeding 700,000l, a year.

4. " Because his present Majesty had granted burber minister of Engsto compose a Civil List of 800,000% a year, which we have very good reason to believe bring in at least 900,000l. and are more likely to encrease than to diminish.

5. " Because out of this extraordinary and growing civil list, we humbly conceive Lis Viagesty may the male to male an honourable provision for the rest of his royal family, without any necessity of lessening that revenue which, in his own case, when he was Prince of Wales, the wisdom of parliament adjudged to be a proper maintenance for the first-born son, and heir apfaircut of the ere the

6. " Because it is the undoubted right of parliament to explain the intention of their own acts, and to offer their advice in pursuance thereof. And though, in the inferior courts of Westminster-hall, the judges can only consider an act of parliament according to the letter and express words of the act, the parliament itself may proceed manigherway, by declaring what was their sense in passing it, and on what grounds, especially in a matter recent, and within the memory of many in the House, 25 Well as ut cfit.

7, " Because there were many obvious and good account, why the sum of 100,000%. per anoma for the Prince, was not specified in the act passed at that time, particularly his being a minor, and unmarried. But we do apprehend, that it is obvious that the parliament would not have granted to his Majesty so great a revenue above that of the late King, but with an intention that 100,000% a year should at a proper time he settled on the Prince in the same manner as it was enjoyed by his royal father when he was Prince of Wales: and his Royal Highness being now thirty years, old, and most happily married, we apprehend it can no longer be delayed, without prejudice to the honour of the family, the right of the Prince of Wales, and intention o be pulli with Addi- name v cons the crown is known to stand as trustee for the public, upon grants in parliament; so we humbly conceive, that in this case, accoral to are additional main and attack. crown stands as trustee for the Prince, for Hearn & day.

8. " Because we do conceive, that the

Professional and the first and the

present princess of Wales ought to have the like jointure that her present Maget, but work me was Prine so c. Viales. and that it would be for the honour of the crown, that no distinction, whatsoever should be mill between persons of equilrank and dignity.

9. " Because we apprehend, that it has always been the policy of this country, and care of parliament, that a suitable provision, independent of the crown, should be made for the heir apparent, that by shewing him early the ease and dignity of independence he may teach by his own lex betterner, how a great and free people should be govern-And as we are convinced in our consciences, that if this question had been passed in the affirmative, it would have prevented all future unessiness that may unhappilyarise upon this subject, by removing the cause of such uneasiness, and giving his Royal Highness that we apprehend to be his right; we make use of the privileges inherent in members of the silvuse to clear ourselves to all posterity, from being concerned in laying it aside.

10. " Lastly, we thought it more incumbent upon us to insist upon this motion, for the sake of this royal family, under which alone we are fully convinced we can live free, and under this royal family we are fully determined we will live free.

-(Signed,) Winchelsea and Nottingham, Berkshire, Cobham, Chesterfield, Cardigan, Marlborough, Carteret, Bridgwater, Bedford, Weymouth, Bathurst, Coventry, Ker, Suffolk."

There happened likewise a Debate in relation to form, occasioned by the former debate, which being something curious, we

shall give a short account of it.

The duke of Newcastle, who was the first that spoke in that House against the motion, concluded his speech with acquainting their lordships, that he had a Message from his Majesty to communicate to them; and after reading in his place, the same message which had before been communicated forh Present Commons, he does redated the House, and the earl of Strufford moved it might be read a second time by the noble lord on the Wool-sack: whereupon the lord Carteret stood up and said, That, b to carbotton ich alla left an ceeding, it had always been deemed inconsistent with the bonour and dignity of that House, to have any papers or writings read a second time by the noble lord on the with ones, except Speeches of siessames made or sent by his Majesty in we to a careetly to that House; that as for ellomer writings, or papers, demered or c in lande, ted at any take to that House, if they were to be read a second time, the cors ant custom had been, to have them read a second time by the chirk at the table. That he was not reguest having that Peper read a second one, which the To le the chad, by his Wa sty's command, communicated to them, but as a was no ge in writing from his Majesty directly to that Howe, but or y an account of a measure his Majesty had been pleased to send to his royal he aness the Prince of Vales, and of the Answer his Royal Highress and returned to that Message, therefere he thought it night to be read a secondition at the the noble lord on the we loach, but by the clerk at the table.

To which it was answered by the lord Defaulte, the earl of Cholmondeley, and the carl of law, in substance, That as the Paper con municated to them was of the utmost importance, and so very long, that no lora of that House could judge rightly about it, upon hearing it only once read, it would be associately necessary to have it read a second am . That if any foreign potemate should send a Letter or Memoreal to his Majesty, and he should think fit to commun case the ame to that House, every one of their locables had a providege to desire it in got be read a second time, before the House could enter into any consideration relating to it, and as the Message then delivered to them in wating, was of as great importance as any such Letter or Memorial could well be, therefore it ought to be read a second time, before they proceeded to take it into their cors derator, especially, as the second reading had been moved for by one of their lordships. That the noble duke had told them, he had express orders from his Majesty to communicate it to them, therefore it ought to be considered as a direct Message from his Majesty to that Horse, and consequently, as it was in writing, it ought to be read a second time, and that second reading ought to be by the noble lord on the woolsack, and not by the clerk at the table.

To which it was replied by the lord Bathurst, that the que tour as not, whether or to the Messige should be read a second ties, but whether it should be read a second ties, but whether it should be read as conditionally the lord on the wool ack, or by the clock at the table? As to which, he would desire no other as me

ment, for convincing him that it on a la be read a second to a by the click at a table, than that which had been inc. to a by the note lords also secured to ! Gla different mater; for this Way, is the all receive a lecur, memorial, or of rert-By, from at a wtentite in La ope, and should that it is to communicate at to the House, sarely the load, who in that each might be how ared with his Ma sty's commands, would't if the Hease he and express orders it a his Majesty to coalmanicate such a letter, memorial or write ing, to the House; and yet in that case, such a letter, memorial, or writing, would not be real a second time by the lord on the woolsark, it would be centrary to precedent, and meonsistent with the dignity of the House to do so; it would be read a second time only by the clerk at the table. and then reported to the House by the lord on the woolsack; that this had been their constant custom to all such cases: and the reason was plan, because in such cases there is no message in writing sent by his Majesty directly to the House; the only direct message from his Majesty to the Hoose, is a verbal message, and that verbal message is delivered by the noble lord, when he tells them he has orders from his Majesty to communicate such a writing or paper to them: that it his Viajesty bould order a long treaty or negotiation between him and a foreign prince to be communicated to the House, there would be the same reason for having it read a second time by the lord on the woolsack, as there was, or could be pretended, for having his Majesty's Message to the Prince, and the Prince's Answer, read a second time by the lord on the wooisack; and as no such thing had ever been done in the former case, the refore he thought it oug, t not to be done in the latter.

This is the substance of what was said upon this head, but the question was not talty debated; for as many seemed to be impate at to have the Message read a second time, the lords who were for having it read once by the elerk at the table, submutted war out a division, and it was read a second time by the noble lord on the worlack; after which they proceeded in the debate upon the chief motion; and at the ead of that delate, the earl of Strata rd, s ho was the last that spoke, said, That, attacagh he was, an tas opinion, against the tant on, and therefore obliged to differ troat those with whom he had generally agreed, and would again agree, he behaved, in all matters where the constitution or liberties of his country were concerned, methor of which, he thought had any concern in the question then before them, yet, he thought it would be better, and more decent, to wave putting any question upon the mation, for which reason, it my of their lordships appeared to be of his opinion, he would move, to adjourn till next morning, but as no lord seemed inclined to second this motion, his lordship

waved making it; and the question being put upon the principal motion, it was carried in the negative, as above related.

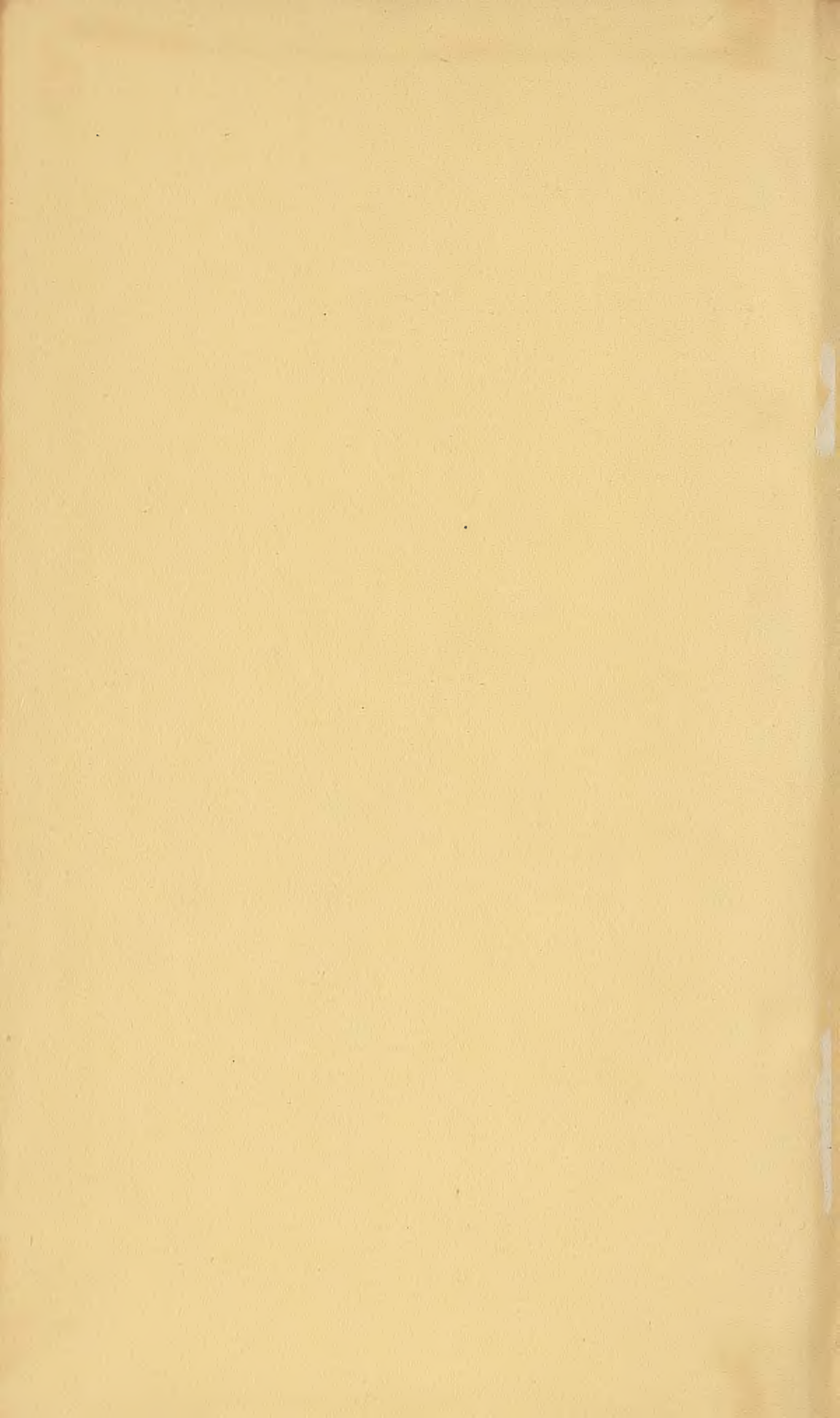
The Speakers in the House of Lords for the motion were lord Carteret, lord Gower, duke of Bedford, duke of Mirlsborough, earl of Chesterfield, lord Pathrist, earl of Westmorland. Against the motion, duke of Newesstle, lord vis. Harrington, earl of Finlater, earl of Hay, earl of Scarborough, lord Chancellor, earl of Strafford.

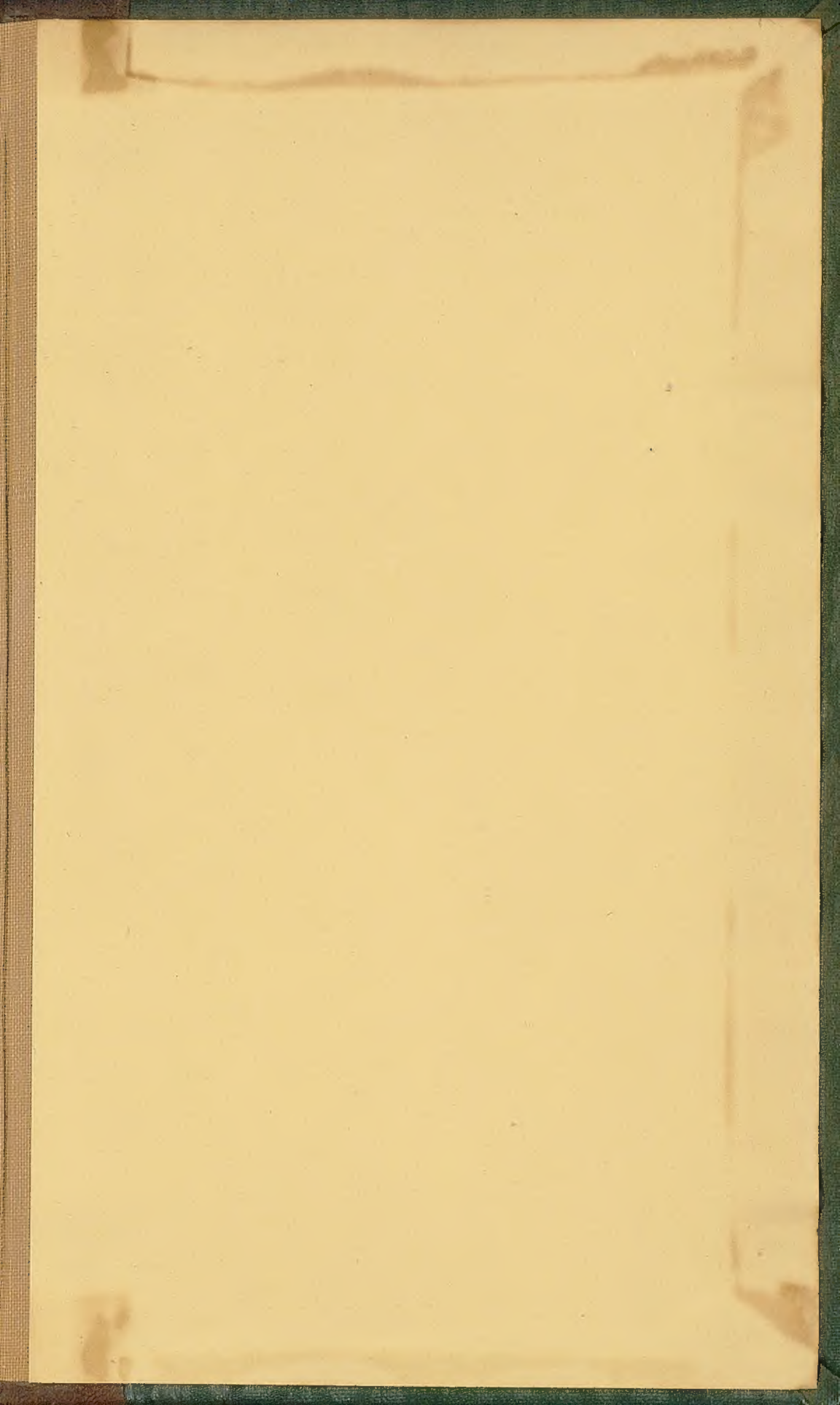
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